

### COVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

THE

## UNREPEALED GENERAL ACTS

OF

THE GOVERNOR GENERAL IN COUNCIL: WITH CHRONOLOGICAL TABLE OF ALL UNREPEALED ACTS, NOTES AND AN INDEX.

From 1887 to 1897, both inclusive.

Vol. III.

FIFTH EDITION



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### PREFACE.

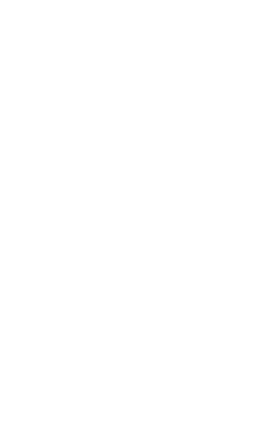
THIS, the third volume of the fifth edition of the General
Acts, has been compiled on the same lines as the two
preceding volumes

The Acts included in this volume are printed as modified up to the 31st December 1927

Assistant Secretary, Legislative Department, Government of India.

A L BANERJEE.

Simla, The 25th October, 1928



### LIST OF ABBREVIATIONS USED.

A) Code		For Aymere Code
Bal Code		Baluchistan Code
Ben Code		Bengal Code
Bom Code		Bombay Code
Bur Code		Burma Code

C P Code Central Provinces Code

Mad Code Madras Code

P and N-W F Code Punish and North West Frontier Cade II P Code United Provinces Code Coll Stat

Collection of Statutes relating to India General Statutory Rules and Orders

Gen R and O Ben R and O

Bengal List of Local Statutory Rules and Orders Bom R and O Bombay List of Local Rules and Orders C P R and O Central Provinces List of Local Riles and

Orders Mad R and O Madras List of Local Rules and Orders Coorg R and O , Coorg List of Local Rules and Orders Punj R and O Punjab List of Local Rules and Orders. U P R and O United Provinces List of Local Rules and

Orders Bur R M Burma Rules Manual



## CHRONOLOGICAL TABLE OF THE UNREPEALED ACTS OF THE GOVERNOR GENERAL IN COUNCIL, 1887-1897.

(The figures in column 5 ref r to the pages of this Volume.)

1	3	3	4	5
Tear	No	Short title	How repealed or otherwiss affected by legislation	Where published
1897	11	Tle Sea Customs Act (1878) Amendment Act 1887.	Short title given, Act 14 of 1897	1
			Rep in part, Act 12 of 1881,	
			" , Act 8 of 1894;	
			" Act 12 of 1896;	
			" " Act 10 of 1914	
	III	The Indian Evidence Act (18-2) Amendment Act, 1887.	Short title given Act 14 of	3
		100%	Declared in force in the Southal Paramas, Reg 3 of 1872, a 3, as amended by Reg 3 of 1899, a 3.	
	AII	The Suits Valuation Act, 1887.	Rep in Part, Act 12 of 1891.	4
		1	Amended, Act 38 of 1920	
			Declared in force-	
	i '	-	in British Belvel istar, Reg 2of 1913, s 3;	
	ŧ		in Upper Burma (except the Slan States) Act 13 of 1898, s 4	
	IX	The Provincial Small Cause Courts Act, 1887	Rep in part, Act 10 of 1888	7
	<b>!</b> ,		" " Act 12 of 1891.	
			" " Act 9 of 1908 .	
•	l		Act 4 of 1914;	
			" " Act 10 of 1914	
	ļ	]	Rep in pt. (in Agra) U P Act 2 of 1901	
	(		App'era'lou barred in Run- goon, Bur Act 7 of 1920.	

### Chronological Table

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1	2	8	4	Б
Year	No	hort title	How repealed or otherwise affected by legislation	Where publ shed
1837	IX— contd	The Provincial Small Cause Courts Act 1887	Amended, Act 6 of 1914; , Act 11 of 1915, Act 9 of 1922,	
			, Act 1 of 1976	
	Ì	1	Declared in force-	
	}		in British Baluchisten, Reg 2 of 1913, s 8;	
			in Upper Burma (except the Stan States), Act 13 of 1898 s 4	
			in the Angul District, Reg 3 of 1913, a 3	
			in the Pargana of Maujur, Reg 2 of 1926 : 2	
	XIV	The I dian Marne Act 1887	3 78 rep Act 5 of 1898	23
		1007	Amended, Act 17 of 1868 Act 1 of 1899	
		-	Rep in part and amend d Act 10 of 1921	
	1	}	Declared in force	
			in Upper Burns (except the Shan States), Act 13 of 1808 g 4	
168	9 1	The Petroleum (Customs daty) Act 1888	Short title given Act 14 of 1897	δι
	1	}	Rep in part, Act 8 of 1894	
	11	The Pol ce Act 1848	S 1 rep in part Act 10 of 1914	51
			8 2 (1) smended Act 12 of 1831	
	1	ļ	Declared in force-	•
			in Brit sh Balach stan, Reg 2 of 1913 . 3;	}
			in Upper Burms (except tle Shan States) Act 13 of 1893 • 4	

1	2	3	4	6
Year	No	Short title	How repealed or otherwise affected by legislation.	Where published.
1883	14	The Ind an Reserve Forces Act 1888	Declared in force in Britab Baluchistan, Reg. 2 of 1913 s 3	53
	VIII	The Indian Tolls Act	Short title give Act 14 of 1897	55
	ı		Rep in part Act 12 of 1531	
			Declared in force-	1
			in Upper B rma (except the Shan States) Act 13 of 1898, s 4	
	X1	Th Indian Telegraph (Presidency towns) Act 1888	Short title given, Act 14 of 1897	56
	XVII	The Indan Marme Act (1887) Amendment Act 1888	Short tile given Act 14 of 1897	57
1889	1	Tle Metal Tokens Act	S ~ rep , Act 5 of 1898	57
			Pep in part Act 10 of	
		{	Declared in force-	:
			in Upper Burms (except the Shan States) Act 13 of 1898 # 4;	
			i the Arakan Hill District Reg 1 of 1916 s 2	
	11	The Measures of Length Act, 1889	Declared in force in Upper Burma (except the Shen States) Act 13 of 1898 a 4	60
	17	The Intan Merchand se Marks Act 1889	Rep in part and amended, Act 9 of 1891	61
	\		Rep 10 pt. Act 16 of 1904.	i
			Declared in force in Upper Burms (except the Shan States) Act 13 of 1893 a. f	
_				

	COUNCIL—contd.				
1	2	3	4	5	
Year	No	Short title	How repealed or otherwise affected by legislation	Where published	
1869	VII	The Succession Certificate Act, 1889	Rep with the exception of a. 13 by Act 39 of 1925	73	
	VIII	The Sea Customs Act, (1878) Amenduent Act	Short title given, Act 14 of 1837	78	
		1005	Rep in part Act 8 of 1894		
1890	1	The Revenue Recovery Act, 1890	Rep in part Act 13 of 1899, 8 18	76	
		1	S 1 rep in part, Act 10 of 1914		
			S 3 (2) amended, Act 4 of 1914	!	
		į	Mod fied in its as pleation to be Benares Famly Domains U P Act 3 of 1,03 s 15		
	1	j	Declared in force-		
			in the Sonthal Parganas Reg 3 of 167 a 3 as smended by lieg 3 of 1699, s 3;		
			in the Angul District, Reg 3 of 1913, a. 3		
	}		in Upper Burms (except the Shan States), Act 13 of 1893 : 4;		
	1	)	in the Arakan Hill District Reg 1 of 1916, s 2;		
	VI VI	The Char table Endow ments Act 1830	Rep in part Act 18 of 1893, s 18	79	
	1		Pep in part and amended Act \$3 of 1920		
	1	}	Declared an force—		
			in the Southal Parganas Reg 3 of 1872 s 3, as a ended by I eg 3 of 1899 s 3;	`	
_			in Upper Burms (except the blum States) Act 13 of 1893 s 4		

### Chronological Table

1	2	3	4	5
Year	No	Short title	How repealed or otherwise affected by legislation	Where published.
1590	VIII	Tie ( uardians and Wards Act, 1890	Rep in part, Act 13 of 1508 s 18,	85
			" " Act 6 of 1900 a 48,	
			, , s 53 Act 5 of 1°05;	
		:	" (in C ntral Provinces) Act 24 of 18 9	
- 1			Amendea, Act 4 of 1926	
			Declared in force—	
			in the Southal Parganas, Reg 3 of 1872 s 3 as am by leg 3 of 1890, s 3,	
			in the Angal District, Peg 3 of 1915, s 3	
			in Upper Burma (except the Man States) Act 13 of 1808, s. 4	
	11	The Indian Railways Act 1890	Rep in prt, Act 13 of 1 98, * 18	107
	<u> </u>	ĺ	Rep in part and amended, Act 9 of 1890	
			Act 11 of 192"	
			Supplemented Act 4 of 1905	
			Amended Act 18 of 1919,	
			" Act 32 of 19°5;	
			" Act 10 of 1927 Declared in force—	
			in the Soutisi Parganas Prg 3 of 1.72, a 3 as annoted by Erg J of 1.99 a.3;	
			in Upper Russa (except the blau blates het 13 of 1.9 s. 4.	· 

1	2	3	4	5
Year	No	Short title	How repealed or otherwise affected by legislation	Where published
1890	``\	The Press and Registra- tion of Books Act, (1867) Amendment Act, 1890	Short title given, Act 14 of 1897  Rep in part, Act 12 of 1891  Declared in force in the 80 this Parganas, Reg 3 of 1872, s. 3, ss au ended by Reg 3 of 1899, s 3 of 1899, s 3	165
	ΧI	The Prevention of Cru- eity to Animals Act, 1890 *	Amended, Act 14 f 1917  Declared in force— in the Southal Pargauns, Reg. 3 of 1872, s 3, as amended by Reg 3 of 1893, s 3;	168
			In Upper Burms (except the Shan States), Act 13 of 1898 * 4; In British Baluchistan, Rey 2 of 1918, a. 3; In the Angul Dist (certum portions of the Act) Rey 3 of 1918, a. 3 Am (in Bombay)— Bom Act 13 of 1922	
	xiii	The Excuse (Malt Lequors)	Bow Act 9 of 1923 Sr 2 5 rep, Act 12 of 1896 Trep, repark and a 1 rep, in part, Act 10 of 1014. Sa. 6, 7 and 8 rep, Ben Act 5 of 1809, r, 80, and E B & A Act 1 r f 1810, r  S 9 declared in force in the Argul Dis nict, Erg 2 of 1913; is Upper Borna (except the Shan Sintes), Act 13 of 1809, r 4	172

es 1 of Act 11, 1890, empowers Local Gover ments to direct, by notification in the Gataffa, the whole or any part of any other concurrent for the prevention of crealty to annuals shall (will the Local Government, by southeat on otherwise dures 1) cause to have effect in any local carea to which any part of the Act of 1890 has been extended by notification. Such Notifications are not noted in these Tables.

### Chronological Table

1	2	3	4	Б
Tear	No.	Shor: title	How repealed or otherwise affected by legislation	Where published.
1890	xvı	The Birthe, Deaths and Marriages Registration Act (1886) Amendment Act, 1890	Short title given, Act 14 of 1897.  Rep in part Act 38 of 1920	178
			Declared in force in the control Parganes Reg 3 of 1872 s 3 as am by Reg 3 of 1899, s 3	
1891	I	The Cattle trespess Act (1871) Amen lment Act, 1891	Short title given Act 14 cf 1897	173
			tep 15 Part, Act 15 of 1910	
			The Act ex ept ss 10 11 and 13, diclared in for e in the Southal Parganas Reg 3 of 1872 s 3 as amended by Reg 3 of 1899 s 3	
	ıı	The Indian Christiau Mar riage Act (1872) Amend ment Act 1891	Short tit , given Act 14 of 1897	176
			Rei in Part Act 12 of 1891	
			Declared in firce is the Southell Parganas Reg 3 of 1872 s 3 as amended by Reg 3 of 1899, s 3	
•	ш	The Indian kyilence Act (1872) Amendment Ac 1891		190
	ļ	Ac 1851	Rep 12 part Act 5 of 1898, Act 5 of 1899,	
			. , Act 10 of 1914.	
			Declared to force in the Son that Parganas, Rez 3 of 1872, 5 3 at amended by Reg 3 of 1899, 2. 3.	
	VII	The Indian Registrat on of Ships Act (1841) Ame does t Act, 1891	Short tatle given Act 14 of 1897	182
_		<u> </u>	Rep in part and amended, Act 12 of 1891	

1	2	3	4		5
Yest	No	Shora title	How repealed or oll affec ed by legislat	er#158	Where published.
1891	IX	"le Irdin Merclandise Varks and Sea Conto s A to Americant Act, 1891	1897 Ss 1 and 2 rep , Act		185
	τ	The Indian Criminal Las Amendment Act 1631	Sh rt title given, Act 1897 Rep in part Act 5 o		187
			Declared in force Sont at Pargains of 1872 - 7 at a by R g 8 of 1893,	Rez 3	
	ZII	The An ending Act, 1891	Rep in part, Act	9 of	188
		]	, Ac	12 of	
		Ì	" " Act	5 cf	
		}	, , Ae	13 of 8 s 18	
		1	, , Act	2 cf	
			,, ,, Act	8 of	
	1			3 of	
			{ · 1:	6 of 900, s	
	]	}	, , Act	1 of	
				16 of 903;	
	1			5 of 908,	
	í	Ì	, ,, Ac	908,01	1
	!	1		15 of 910,	
			<del></del> -		

### Chronological Table

1	2	3	1	4		5
lear	No	Short title,			or otherwise legislation	Where published
1891	XII— costd	The Amending Act, 1891—	Rep	in par	t, Act 8 of 1911;	
			,	,,	Act 3 of 1913,	
			,	,	Act 7 of 1913,	
			,,	•	Act 10 of 1914;	
			"	**	Act 1 of 1917,	
			,,	••	Act 31 of 1920,	
			"	n	Act 49 of 1920,	
			,	"	Act 4 of 1922;	
			,,,	,	Act 21 of 1923;	
			,	"	Act 12 of 1927,	
			*	**	Act 16 of 1927;	
			**	"	Bor Act 4 of 1902,	
		]	,,	•	Punj Act 2 of 1900;	
		l i	*	*	Ben Act 2 of 1913 B & O Act	
		]	,		1 of 1913	
			Britis	to Act : b Ba net	23 of 1887 in	
			Rep in	rat, Re Peg 1	rg 1 of 1899 L of 1900	
			Saath	il Parge	orce in the inis Reg 3 as amenici 899, s 3	
	1	1			<u> </u>	

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1	2	8	4	5
Year	No.	Short title.	How repealed or otherwise affected by legislation	Where published.
1891	XVI	The Colorial Courts of Admiralty (India) Act,	Rep in part, Act 6 of 1900,	- 199
{		1891,	Act 34 of 1926 (when notified).	1
- 1			Amended, Act 6 of 1900, s. 47,	
]			Act 11 of 1923,	
			Act 34 of 1926 when notified)	
			Amended (in Burma), Bur Act 11 of 1922	
			S 5 and seb rep , Act 10 of 1914	
	HIVX	Tie Pankers' Books Fridence Ac' 1891	Amended, Act 1 of 1893.	201
		LAIdence W. 1501	" Act 12 of 1900	
			S 1 rep in part, Act 10 of 1914	
			i celared in force—  to the Southal Pargaras, Reg 3 of 1872, s 3, ss amended by Reg 3 of 1899, s 3,	
			in Upper Borma (except the Shan S ates), Act 13 of 1808, s 4;	
	}		in Biliush Baluchistan, Reg 2 of 1913, s. 3.	
1603	11	The Marriages Validation Act, 1802	Short title given, Act 14 of 1897.	203
	1		S 1 rep , Act 10 of 1914.	
1			Declared in force— in the Southil Pargunas, Reg 3 of 1872, e. 3, as amended by Reg 3 of 1890, s 3;	
			in Upper Durma (except the Shan States), Act 13 of 1898 s 4;	
			in British Baluchistan, Reg 2 of 1913, s. 3.	

	_			
1	2	3	4	5
Year	No	>hort title	How repealed or otherwi e affected by legislation	Where published.
1892	VIII	The Lansdowse Bridge Act, 1892	S 1 rep in part, fet 10 of 1914	205
	x	The Covernment Manage ment of Private Fatates Act 1892	Rep in part, Act 13 of 1898, 8 18	. 206
		Act 18-12	S 1 in part and s 9 rep , Act 10 of 1914	
1		1	Declared in force-	
			in the S ntb4l Parganas, Reg 3 of 1572, s 3, as a wended by Reg 3 of 1890, s 3,	
		,	in Unior Burma (except the Shan States), Act 13 of 1898, s 4	
1893	ı	The Bankers' Books Lvi dorce Act 1893	8 1 rep in part, Act 10 of 1914	208
	}	ļ	Declared in force —	
			in the Southal Pargacas, Reg 3 of 1872, s 3, as amended by Reg 3 of 1899, s 3	
	Iv	Tie Partition Act 1693	S 1 rep in part, Act 10 of 1914 Declared in force in Upper Burna (except the Shan States), Act 13 of 1898, a 4	200-
	\ \I	The Trabutary Mahala of Ortesa Act 1833	Preamb's and r I rep. in pt, s 2 & sch rep, Act 1 of 1903	211
1894	1		Amende 1, Act 17 of 1919;	213
	ļ	1894	, Act 19 of 1921 ;	
	1	1	, Act 33 of 1923	
		ļ	Pep in part and amended, Act 39 of 1920	
			S 2 rep in part and amended, Act 10 of 1914	
			S <sub>5</sub> , 40 (1) (b) and 41 (5) amended, Act 9 of 1910, a 57,	

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	COULOID CONNIN				
1	_ 2	3	4	5	
Year	No	Short title	How repe led or otherwise affected by legislation	Where published	
1891	I	The Land Acquisition Act, 1894—contd	S 55 rep in part, Act		
			Applied, with modifications, to requisitions of land under Bom Act 16 of 19 5; Ben Act 5 of 1911 (as amended by Ben Act 3 of 1915, s 9), U P Act 8 of 1919, ihr Act 5 of 1920 Punjab Act 4 of 1922, C P Act 2 of 1922		
	į į		Declared in force—		
			in the Sonthil Parganas, Reg 3 of 18,2, s 3, as arended by Reg 3 of 1809, s 3		
			in Upper Burms (except the Shan States) Act 13 of 1898 s 1,		
			n Brish Baluchistan, Reg 2 of 1913, s 3,		
			in the Augul D st Reg 3 of 1914, s 3		
	111	The Indian Criminal Law Amendment Act, 1891	Short title garen, Act 11 of 1897.	235	
			Ss 1 to 1 rep., Act 5 of 1898		
	ĺ	`	Rep 10 1 art, Act 10 of 1914		
		,	Declared in force in the Son that Parganas, Peg. 3 of 1872, • 3 as amended by Peg 3 of 1891, • 3		
	VIII	The Indian Tariff Act, 1894.	8 8 B inserted by Act 8 of 1902 and continued in force by Act 11 of 1904	237	
			Amended, Act 15 of 1809,		
		[	, Act 8 of 1902,		
	}	)	" Act 12 of 1903 ;		
			" Act 10 of 1914;		
	<u>L_</u>		" Act & of 1916;		

1	ļ <sup>*</sup>	3	- 4	б
Year	70	Short title	How repealed or otherwise affected by legislat on	Where published
Tear 1804	VIII	Short title  The Inlan Taniff Act, 1t04—confd	affected by legislation	Where published
			Sfrep - in U P, U P, Act 4 of 1910, in C P, C P Act 2 of 1915, in Pujab, Panj Act 1 of	
			1914.  in Berga, Ben Act 5 of 1900 in Madra, Wad Act 1 of 180, as a -ded by Ual Act 1 of 1913.  in Borna, Ror, Act 5 of 1917.	

1	2	3	4	5
Year	No	hort title	How repealed or otherwise affected by legislat on	Where published
1694	VIII-	The Indian Tariff Act	~ 6 rep —	
	CORL	1004 0000	m Assam, E B & A Act 1 of 1910,	
			S SB revived, Act 11 of 190;	
			Declared in force-	
			in the Southal Perganas, Reg 3 of 1872 s 3, as amended by Reg 3 of 1890, s 3	
	12	The Prisons Act, 1891	Rep in part, Act 13 of 1898,	270
	}	)	Amendea, Act 13 of 1910 ,	
	1	l	, Act 10 of 1914,	
	[		, Act 17 of 1925	
		ļ	" (in Punjab), Punj Act 9 of 1926	
	1		Declared in force—	
			in the Southal Pargauss, Reg 3 of 1872 s 3 as amerded by Reg 3 of 1899, s 3,	
			in Upper Burma (except the Shan States) Act 13 of 1898, s 4;	
			in the Angul Dist , Reg 3 of 1913 s 3	
	TIII	The Amending (Army)	Rep in part Act 1 of 1903	293
		Act, 1894	, Act 4 of 1912,	
	)		" Act 4 of 1922	
1895	1	The Presidency Small Cause Courts Act, 1895	8 5 virt amended, Act 3 of 1899, s 4	295
			Rep lu part, Act I of 1903	
	Ì	]	S S (2) and s 12 rep, Act 10 of 1914	

1	2	3	4	5
lear	λn	∿l ort title	How repealed or otherwise affected by legislation	Where published
1595	111	The Indian Criminal I aw Amendment Act, 1895	Short title given, Act 14 of 1897	299
	Ì		S & rep , Act 4 of 1909	
	ĺ		S 6 rep , Act 5 of 1900	
	Ì		S. 7 rep Act 6 of 1898	
	1		Rep in part, Act 10 of 1914	
	ļ		Declared in force-	
			in the Southal Pargamas, Reg 3 of 1872 s 3, as amended by Reg 3 of 1899, s 3	
	ATI	The Police Act (1861) Amendment Act 1895	Short title given, Act 14 of 18.7	303
		1	Rep in part (in Rangoon), Bur Act 4 of 1899, s 2	
			Portions extended to Calcutta and Suburbs, with modifica tions, Ben Act 1 of 1898	
			S 5 rep in part in N -W F Province, Reg 7 of 1901, a 3	1
		1	Declared in force-	
			in the Southal Parganas, Reg 3 of 1872, s. 3, ss amended by Reg 3 of 1899, s 3	l
	'	The Indian Railway Com panies Act, 1805	8 1 rep in part, Act 10 of 1914	303
			As phesion to Tramsay Companies authorised, Act 4 of 1902	
			Declared in force in Upper flurma (except the Shan States), Act 13 of 1898,	!
_		<del></del>		

rvi		Chrono	ologual Table.	
τ	INREP		THE GOVERNOR GE CIL-contd	NERAL IN
1	2	3	4	5
Year	No	Short title	How repealed or otherwise affected by legislation	Where published
1895	Χv	Tie Crown Grants Act,	S 1 rep in part, Act 10 of 1914	310
	`	Ì	Declared in force-	
ı			in Upper Borms (except the Shar States), Act 13 of 18'8, s 4,	
			ın Brit sh Baluel istan, Reg 2 of 1913, s 3	
1896	V1	The Indian Penal Code Amendment Act 1896	Short title given, Act 14 of 18.7	311
			Declared in force in the Similal Parganas, R g 3 of 1872 s 3 se amended by Res 2 of 1893 s 3	
	viii	The Inland Bonded Ware	Ss I sed 4 rep in part, Act	312

			18'8, # 4 ,	1
]			in Britsh Baluci istan, Reg 2 of 1913, s 3	
1896	V1	The 'ndian Penal Code Amendment Act 1496	Short title given, Act 14 of	311
	İ		Declared in force in the Sinhal Pargamas, R.g. 3 of 1872 a 3 se amended by Res. 2 of 1800 a 3	
	VIII	The Inland Bonded Ware bouses Act, 1856	Es 1 and 4 rep in part, Act 10 of 1914	312
			5 7 rep in part, Act 4 of 1914	
	12	The Indian Railways Act (1 90) Amendment Act, 1896.	Chort title given, Act 14 of 1897	315
- 1		1 20, 1000	S 5 rep , Act 10 of 1914	
			Declared in force in the Futhal Parishas Reg 3 of 18-2, s 3 as smend ed by Reg 3 of 1809, s 3	
i	χı	The Legal Practitioners' Act, 1896.	Stort title given, Act 14 of 1897	316 、
1°97	1	The Public Servants (inquirie-) Act (1850) Amei di ent A t, 1-97	Short title given, Act 14 of 1837	319
	ш	Tie Fillemie Disenses Act, 1837.	S 1 rep in part, Act 10 of 1914	320
		į į	Rep in part, Act 13 of 1893,	
		į į	Prp in part and amended, Act 38 of 19.0	

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1	2	3	4	δ
) ear	No	Short title	How repealed or otherwise affected by legislation	Where published.
1897	III— contd	The Epidemic Diseases Act, 1897—contd	Declared in force— in the Sonthil Parganas, Reg 3 of 1872 • 3, as amonded by Reg 3 of 1859, s 3,	
			in Upper Burma (except the Shan States), Act 13 of 1893 s 4	
	ĺ		in the Angul District, Reg 3 of 1913, s 3	
	ıv	The Indian Fisheries Act, 1897	S 1 rep in part, Act 10 of 1914	321
			Declared in force in British Balach stan, Reg 2 of 1913, s 3	
	V	The Amending Act, 1897	So much of a 2 and Schs I and 2 as relates to Act I of 188', and Ben Act I of 1899 rep, Act 6 of 1301	324
			So much of Sch 2 as relates to Ben Act 1 of 1883, rep , Ben. Act s of 1903, s 93, k B & A. Act 1 of 1910, s. 2	
			Rep in part Act 1 of 1903,	
			Act 10 of 1914;	
	1	1	" "Act 4 of 1°22,	
	1	4	" " Act 12 of 1927.	
	IV	The Negotiable Instru- ments Act Amendment Act, 1807	S 1 rep in part, Act 10 of 1914	831
	viii	The Reformatory Schools Act, 1897.	9 1 rep in part, Act 10 of	332
	ļ		S 5 rep in part, Act 4 of 1911	
	1		S 30 rep., Act 3 of 1900	
			Pep (in Bengal) by Ben Act 2 of 1922	
			Am in Bombay, Bom. Act 13 of 1924	

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## UNREPLALED ACTS OF THE GOVERNOR GENERAL IN COUNCIL—contd

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- 1	2	3		
Tear	No	Short title	How repealed or otherwise affected by legislation	Where published
1897	VIII-costd	The Reformatory Schools Act, 1897—contd	Declared in force—  in the Southil Parganas, Preg 3 of 1872, a. 3, as monoided by 1873, as mo	343
	1	<u> </u>		

I	2	3	4	
Year	No.	Short title	How repealed or otherwise affected by legislation.	Where published.
1807	L+ conti	Tle General Clauses Act, 1997—confd	Declared in force— in the Arakan Hill District, Reg. 1 of 1916, s. 2.	
			in the Pargana of Manpur, Reg 2 of 1926, * 2	
	λIV	The Indian Short Titles Act, 1897	Sch rep in part- Act 6 of 1898,	360
	1		Act 8 of 1899,	
	ļ	ļ	Act 13 of 1899,	
	1		Act 2 of 1900;	
			Act 8 of 1911 ,	
	ł		Act 10 of 1914 ,	ĺ
			Act 1 of 1917 ,	
	1	1	Act 7 of 1918 ,	Į
	ł		Act 4 of 1922 ;	
			Act 21 of 1923,	
	1		Act 3 of 1925 ,	
	1		Act 7 of 1926 .	
			Act 13 of 1927	
			Sch rep as to Act 3 of 1894 (so far as it relates to Act 10 of 1882)— Act 5 of 1898	,
			S 1 rep in part, Sch rep in part and amended, Act 10 of 1914	}
			Declared in force in Upper Burma (except the Shan States), Act 13 of 1898, s. 4;	
			in British Baluchistan, Reg 2 of 1913, s. 3;	
			m the Angul District, Reg. 3 of 1913, s. 3;	
	-		na the Arakan Hill Dutriet, Reg 1 of 1916, s. 2	



#### THE

### UNREPEALED GENERAL ACTS

OF

THE GOVERNOR GENERAL IN COUNCIL,

1887-1897.

#### ACT No II of 1887 1

[14th January, 1887.]

An Act to amend the Sea Customs Act, 1878, 2\* \* \* \*

Whereas it is expedient to amend the Sea Customs Act, 1878, 30 . .; It is hereby enacted as follows —

II of 1878

1. (I) In clause (b) of the second paragraph of section 144 of the Sea Amendments
II of 1878. Customs Act, 1878, there shall be inserted after the word "unless" the 144.

<sup>&#</sup>x27;Short title, "The Sea Customs Act (1878) Amendment Act, 1887," see the Indian Short Titles Act, 1897 (14 of 1897)
For battement of Objects and Reasons, see Gazette of India, 1837, Extraordinary, dated 10th January, 1887, p 1, and for Proceedings in Council, see and, Pt VI,

pp 4 and 10
This Act so far as it amends the Sea Customs Act, 1878 (8 of 1878), is in force

in—in Acc so tall as it amends the sear Customs act, 1996, 50 t 1993, 13 in lates, 41) Upper Burma (except the Slan States) as being part of the original Acc 3 (13 of 1893) see s. 4 and the

Act declared in force there by & O Code Vol I & O Code Vol I in Tariff Act 1882" in the his Act as relates to the Facise of 1896 and the Tariff Act, 14 (8 of 1894)

- presided by the Repealing and

word "either" and after the word "destination" the following, namely --

- " or the delivery of the spirit into a warehouse appointed in this behalf by the Local Government having authority at that port"
- (2) In the third paragraph of the same section of the same Act the following shall be substituted for the word "paid," namely -
  - " so paid or the spirit so delivered "

2

- 2 In section 146 of the same Act, for the word "shall," in each of the two places where that word occurs, the word "may" shall be substituted
- 3 (1) To section 148 of the same Act the following words shall be prefixed namely
  - "Notwithstanding anything in the Indian Tariff Act, 1882" XI of 1882
- (2) To the same section of the same Act the following shall be added namely —
- Provided that the I can Government may authorize the import of such spirit without the payment of that duty at the port of importation when the spirit is to be delivered into a warehouse appointed by the Local Government in this behalf and the excise duty thereon is to be paid on the removal of the spirit from a warehouse so appointed ">
- 4 (I) To section 151 of the same Act the following words shall be prefixed namely
  - " Notwithstanding anything in the 'Indian Tariff Act, 1882 " XI of 1892.
- (3) After the same section of the same  $\Lambda ct$  the following shall be added namely —
- 'Provided that the Local Government may authorize the import of such spirit without the payment of the differential duty at the port of importation when the spirit is to be delivered into a warehouse appointed by the Local Government in this behalf, and the differential duty is to be paid on the removal of the spirit from a warehouse so appointed"
- 5 & 6 [Amending Excise Act 1881] Rep by the Excise Act, 1896 (XII of 1896)
- 7 [Repeal of portion of preamble, Act XI of 1882] Rep by the Repealing and Amending Act 1891 (XII of 1891)

1887: Act III.1

Enidence

8. [Addition to s 7, 4ct M of 1882 ] Rep by the Tariff Act, 1894 (VIII of 1894)

9. [Amendment of second schedule, Act XI of 1882.] Rep. by the Repealing and Amending Act, 1891 (XII of 1891).

ACT No. III or 1887 1

[14th January, 1887.]

### An Act to amend the Indian Evidence Act, 1872

Whereas it is expedient that Revenue-officers should not be compelled to say whence they obtain information with respect to offences against the public revenue, It is hereby enacted as follows -

1. The following section shall be substituted for section 125 of the New section Indian Evidence Act, 1872, namely substituted for section 125 of the Evidence Act. "125 No Magistrate or Police-officer shall be compelled to say information

whence he got any information as to the commission of any offence, and as to com no Revenue-officer shall be compelled to say whence he got any informa- officers. tion as to the commission of any offence against the public revenue

Explanation - 'Revenue officer' in this section means any officer employed in or about the business of any branch of the public revenue '

'Short title, "The Indian Evidence Act (1872) Amendment Act, 1887,' see the Indian Short Titles Act, 1897 (14 of 1897)

For Statement of Objects and Reasons, see Gazette of India, 1886, Pt V, p 703, for Report of the Select Committee, see tild, 1887, Pt IV, p 7, and for Proceeding Council, see tild, 1886, Supplement, pp 1132 and 1155, and tild, 1887, Pt VI,

This Act is in force in Upper Burma (except the Shan States) as being part of the original Act, 1 of 1872, declared in force there by the Burma Laws Act, 1893 (130 f 1893), Bur Code

Act 3 of 1837 had been previously extended there under a 5 of the Schedu ed Datricts Act, 1874 (14 of 1874), see Burm's Garette, 1883, Pt I, p 302, and Garette of India, 1885, Pt I, p 302, and Garette

of the South of Parganas, under s 3 of the South of the South of Parganas & O Code, Vol I Par Jus

9 m British Baluchutan 17 the
1913, s. 3, Bal. Code, in the
Ann (3 of 1913), s. 3, Bal. Code, in the
1914 by the Kachin Hill District
1915 by the Kachin Hill District
1916 be Chittagong Hill tracts by the Chin
1916 by the Kachin Hill District of Arakan by the Arakan Hill District Laws Regulation 1916 (1 of 1 116),
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1919 by the Arakan By the Arakan By the Arakan By th n British Baluchistan by the

Suits Valuation [1887: Act VII. (Part I -Suits relating to Land) ACT No VII of 1887 2 [11th February, 1887] An Act to prescribe the mode of valuing certain suits for the purpose of determining the jurisdiction of Courts with respect thereto Whereas it is expedient to prescribe the mode of valuing certain suits for the purpose of determining the jurisdiction of Courts with respect thereto It is hereby enacted as follows --Title. 1 This Act may be called the Suits Valuation Act. 1887 PART T

SUITS RELATING TO LAND

2 This Part shall extend to such local areas, and come into force Extent and commencetherein on such dates as the Governor General in Council, by notificament of tion in the Gazette of India, directs 2 Part I

3 (1) The Local Government may, \*[subject to the control] of the Power for Local Gov Governor General in Council, make rules for determining the value of ernment to land for purposes of jurisdiction in the suits mentioned in the Court fees make rules determ ning value of land for jurisdic tional pur

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Act 1870, section 7, paragraphs v and vi, and paragraph x, clause (d) Vi (2) The rules may determine the value of any class of land, or of any interest in land, in the whole or any part of a local area and may prescribe different values for different places within the same local area 4 Where a suit mentioned in the Court fees Act, 1870, section 7,

paragraph iv, or Schedule II, article 17, relates to land or an interest in land of which the value has been determined by rules under the last foregoing section, the amount at which for purposes of jurisdiction the relief sought in the suit is valued shall not exceed the value of the land

or interest as determined by those rules 1 101 Cazette of India, 1886, Pt V, p 791, 1887 Pt IV, p 18, and for Pro pp 1131 and 1155 and thid 1887,

This Act has been declared in force in Upper Burma (except the Shan States) by the Burma Laws Act, 1893 (13 of 1893) see s 4 and the First Schedule Bur Code It had previously been extended there by notification under a 5 of the Sche luled

D stricts Act 1874 (14 of 18 1) see Burma Gazette 1888, Pt I p 362 and Gizette of India 1833 Pt I 1 371

It has been declared in force in British Balichistan by the British Baluchistan Laws Regulation 1913 (2 of 1913) Bal Code

Part I of the Act I as under s 2 been declared to extend to the Punjab, and to come into force therein on the 1st day of March 1849 see Cazetto of India 1889 Pt 1 p 107

These words were substituted for the words with the previous sanction by and Sch. I of the Devolution Act. 1990 (38 of 1990)

(Part I.—Suits relating to Land. Part II.—Other Suits. Part III — Supplemental Provisions.)

- 5. (1) The Local Government shall, before making rules under section 3, consult the High Court with respect thereto.
- (2) A rule under that section shall not take effect till the expiration of one month after the rule has been published in the local official Gazette.
- 6. On and from the date on which rules under section 3 take effect in Repeal of any part of the territories under the administration of the Governor of section 14 Fort Saint George in Council to which the 'Madras Civil Courts Act, Civil Courts 1873, extende, section 11 of that Act shall be repealed as regards that Act, 1873 part of those territories

#### PART II.

#### OTHER SUITS.

- 7. This Part extends to the whole of British India, and shall come Extent and commence into force on the first day of July, 1887.
- 8. Where in suits other than those referred to in the Court-fees Act, Court feed 1870, section 7, paragraphs v, vi and ix, and paragraph x, clause (d), value and court-fees are payable ad adorem under the Court-fees Act, 1870, the value to be value as determinable for the computation of court-fees and the value for the same in purposes of jurisdiction shall be the same.
- 9. When the subject-matter of suits of any class, other than suits Determined mentioned in the Court-fees Act, 1870, section 7, paragraphs v and vi, of certain and paragraph x, clause (d), is such that in the opinion of the High Court may, with the previous sanction of the Local Government, direct that suits of that class shall, for the purposes of the Court-fees Act, 1870, and of this Act and any other enactment for the time being in force, be treated as if their subject-matter were of such value as the High Court thinks fit to specify in this behalt.<sup>2</sup>
  - [Repeal of s. 32, Punjab Courts Act, 1884 (XVIII of 1884).]
     Rep. by the Repealing and Amending Act, 1891 (XII of 1891).

### PART III.

#### SUPPLEMENTAL PROVISIONS.

11. (1) Notwithstanding anything in section 678 of the <sup>3</sup>Code of Civil Procedure Procedure, an objection that by reason of the over-valuation or under-tion taken to the contract of the cont

1882

Mad. Code
For rules as to valuation of certain classes of suits under this section, see liferent local Rules and Orders.
Mrs. pulse 39 of the Code of Civil Procedure, 1908 (Act 5 of 1903)

Surts Valuation. F1887: Act VII. 4 (Part I -Suits relating to Land )

ACT No VII of 1887.1

[11th February, 1887.]

An Act to prescribe the mode of valuing certain suits for the purpose of determining the jurisdiction of Courts with respect thereto WHEREAS it is expedient to prescribe the mode of valuing certain

suits for the purpose of determining the jurisdiction of Courts with respect thereto. It is hereby enacted as follows -1 This Act may be called the Suits Valuation Act. 1887

Title.

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### PART T

SUITS RELATING TO LAND 2. This Part shall extend to such local areas, and come into force

Extent and commence therein on such dates, as the Governor General in Council, by notificament of tion in the Gazette of India, directs 2 Part I 3 (1) The Local Government may, "[subject to the control] of the Power for

Governor General in Council, make rules for determining the value of land for purposes of jurisdiction in the suits mentioned in the Court fees Act, 1870, section 7, paragraphs v and vi, and paragraph x, clause (d) VI value of land (2) The rules may determine the value of any class of land, or of any

> interest in land, in the whole or any part of a local area and may prescribe different values for different places within the same local area 4. Where a suit mentioned in the Court-fees Act, 1870, section 7,

> paragraph iv, or Schedule II, article 17, relates to land or an interest in land of which the value has been determined by rules under the last foregoing section, the amount at which for purposes of jurisdiction the relief sought in the suit is valued shall not exceed the value of the land or interest as determined by those rules

For Statement of Objects and Reasons, see Gazetto of India, 1886, Pt V, p 791, for Report of the Select Committee, see vb. I, 1887, Pt IV, p 18, and for Proceedings in Council see total, 1886, Fu | Iement, pp 1131 and 1155, and vb.d, 1887, Pt VI, pp 16 and 21 This Act has been declared in force in Upper Burma (except the Shan States) by the Burma Laws Act, 1893 (13 of 1893), see s 4 and the First Schedule, Bur

It had previously been extended there by notification under a 5 of the Scheduled Districts Act 1874 (14 of 1874), see Burma Gazette, 1889, Pt I, p 302, and Gazette of India, 1888, Pt I, p 371

It has been declared in force in British Baluchistan by the British Baluchistan I aws Regulation, 1913 (2 of 1913), Bal Code Part I of the Act has, under s 2 been declared to extend to the Punjab, and to come into force therein on the 1st day of March, 1889, see Garetto of India, 1889,

I't I, p 107 'These words were substituted for the words "with the previous sanction" by 2 and Sch I of the Devolution Act 1920 (38 of 1920)

(Part I -Suits relating to Land Part II -Other Suits Part III Supplemental Provisions)

- 5. (I) The Local Government shall, before making rules under sections 3, consult the High Court with respect thereto enforcement of rules.
- (2) A rule under that section shall not take effect till the expiration of one month after the rule has been published in the local official Gazette
  - 6 On and from the date on which rules under section 3 take effect in Repeal of any part of the territories under the administration of the Governor of section 14 Fort Saint George in Council to which the <sup>1</sup>Madras Civil Courts Act, Civil Courts 1873, extends, section 14 of that Act shall be repealed as regards that <sup>Act</sup> 1873 part of those territories

#### PART II

#### OTHER SUITS

- 7 This Part extends to the whole of British India, and shall come Extent and into force on the first day of July 1887 ments
- 8 Where in suits other than those referred to in the Court fees Act, Court feed 1870, section 7, purigraphs x, vi and ix, and pargraph x, clause (d), value and court fees are payable ad inforcm under the Court fees Act 1870, the value to be value as determinable for the computation of court fees and the value for the same is purposes of jurisdiction shall be the same
- 9 When the subject-matter of suits of any class, other than suits Determina mentoned in the Court-fees Act, 1870, section 7, puragraphs v and vi, of certain and paragraph x, clause (d), is such that in the opinion of the High Court was tides not adout of being satisfactorily valued, the High Court may, with the previous sanction of the Local Government, direct that suits of that class shall, for the purposes of the Court fees Act, 1870, and of this Act and any other enactment for the time being in force, be treated as if
- their subject matter were of such value as the High Court thinks fit to specify in this behalf <sup>2</sup>

  10. [Repeal of s. 32, Punjab Courts Act, 1884 (XVIII of 1884)]

#### PART III

Rep by the Repealing and Amending Act, 1891 (XII of 1891)

### SULPLIMENTAL PROVISIONS

11 (1) Notwithstanding anything in section 578 of the <sup>3</sup>Code of Civil Procedure, Procedure, an objection that by reason of the over valuation or under. The is taken

Mad Code \* For rules as to valuation of certain classes of suits under this section, see different local Rules and Orders

<sup>\*</sup> See now s 22 of the Code of Civil Procedure, 1908 (Act 5 of 1968)

F1887

Proceedings pend ng at

commencement of

Part I or Part II

valuation of a suit or appeal a Court of first instance or lower appellate Court which had not jurisdiction with respect to the suit or appeal exercised jurisdiction with respect thereto shall not be entertained by an appellate Court unless-

- (a) the objection was taken in the Court of first instance at or before the hearing at which issues were first framed and re corded or in the lower appellate Court in the memorandum of appeal to that Court or
- (b) the appellate Court is satisfied for reasons to be recorded by it in writing that the suit or appeal was over-valued or under valued, and that the over valuation or under valuation thereof has prejudicially affected the disposal of the suit or appeal on its merits
- (2) If the objection was taken in the manner mentioned in clause (a) of sub section (1) but the appellate Court is not satisfied as to both the matters mentioned in clause (b) of that sub section and has before it the materials necessary for the determination of the other grounds of appeal to itself it shall dispose of the appeal as if there had been no defect of jurisdiction in the Court of the first instance or lower appellate Court
- is satisfied as to both those matters and has not those materials before it, it shall proceed to deal with the appeal under the rules applicable to the Court with respect to the hearing of appeals, but if it remands the suit or appeal or frames and refers assues for trial or requires additional evidence to be taken at shall direct ats order to a Court competent to entertain the suit or appeal

(3) If the objection was taken in that matter and the appellate Court

- (4) The provisions of this section with respect to an appellate Court shall, so far as they can be made applicable, apply to a Court exercising revisional jurisdiction under 'section 622 of the Code of Civil Procedure x or other enactment for the time being in force
- (5) This section extends to the whole of British India, and shall come

into force on the first day of Tuly 1887

- 12 Nothing in Part I or Part II shall be construed to affect the surrediction of any Court-(a) with respect to any suit instituted before rules under Part I
  - applicable to the valuation of the suit take effect, or Part II has come into force as the case may be or
    - (b) with respect to any appeal arising out of any such suit

See now s 115 of the Code of Civil Procedure 1908 (Act 5 of 1909)

### THE PROVINCIAL SMALL CAUSE COURTS ACT 1887

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### THE FIRST SCHEDULE -[Repealed ]

#### ACT No. IX of 1887.1

[24th February, 1887.]

An Act to consolidate and amend the law relating to Courts of Small Causes established beyond the Presidency-towns

WHEREAS IT IS expedient to consolidate and amend the law relating to Courts of Small Causes established beyond the local limits for the time being of the ordinary original civil jurisdiction of the High Courts of Judicature at Fort William in Bengal and at Madras and Bombay; It is hereby enacted as follows —

### CHAPTER I.

#### PULLIMINARY.

- 1. (I) This Act may be called the Provincial Small Cause Courts Act, Title, extent and commencers.
  - (2) It extends to the whole of British India; and
  - (3) It shall come into force on the first day of July, 1887.

'For Statement of Objects and Reasons, are Garette of India, 1898, Pt V, P 8, for Report of the S et Commutte over et al, 1887, Pt IV, P 33, and for Proceedings in Council, are that, 1886, Supplement, pp 8 and 9, and that, 1887, Pt VI, p 25

Act 9 of 1997 has feen declared in force in British Baluchistan by the British Biluchistan Laws Regulation, 1913 (2 of 1913) s 3, Bal Code, in the Angul District by the Angul Laws Regulation, 1913 (3 of 1913), s 3, in the Parguna of Manpur by Regulation 2 of 1926, s 2

The Act has been declared in force in Upper Burma (except the Shan States) by the Burma I aws Act, 1898 (13 of 1878), see s 4 and the First Schedule, Bur Code.

It had previously been extended, under a 5 of Act 14 of 1874,---

(a) to the Town of Mandalay, see Gazette of India, 1883, Pt I, p 88, and
(7) to the whole of Upper Burma (except the Shan States), see Gazette of
India, 1897, Pt I, p 899

For power to confer upon a Sulordinate Judge or Munsif in Bengal, the Province of Agra and Asyrm, the jurisdiction of a Court of Small Causes under this Act, see the Bengal, Agra and Assam Cuil Courts Act, 1887 (12 of 1887), a 25

Ss 15, 22, 27, 73, 39 and 40 of the Bengri, Agra and Assum Civil Courts Act, 1997 (12 of 1987) apply to Courts of Small Causes constituted under this Act, see Act 12 of 1987, a 40

The powers of a Co rt of Small Causes under this Act have been conferred upon the Courts of a Sub-divisional Officers of Angul and of the Khondmals by section 14 of the Angul I aw Rigulation, 1913, 3 of 1913), B & O Code, Vol I

\* As to definition of "British India," see Interpretation Act (82 and 53 Vict, c 67), s 18 cl Grantto of India, 1889, Pt I, p 545, and the General Classes Act, 1897 (10 of 1897), s 3 (7)

10 Provincial Small Cause Courts 11887: Act IX. (Chapter I -Preliminary Chapter II -Constitution of Courts of Small Causes ) 2 (1) 1 \* Construction (2) 10 All Courts constituted, limits fixed, places appointed, appointments, declarations and rules made, jurisdiction and powers conferred, forms prescribed, directions given and notifications published under 2Act

No XI of 1865 (an Act to consolidate and amend the law relating to Courts of Small Causes beyond the local limits of the ordinary original civil surisdiction of the High Courts of Judicature), or under any enactment repealed by that Act, shall, so far as may be, be deemed to have been respectively constituted, fixed, appointed, made, conferred, prescribed, given and published under this Act (3) Any enactment or document referring to 2Act No. XI of 1865 or to any enactment thereby repealed shall, so far as may be, be construed

Eavings.

Definition

ment of

to refer to this Act or to the corresponding portion thereof 3. Nothing in this Act shall be construed to affect-(a) any proceedings before or after decree in any suit instituted before the commencement of this Act. or

(b) the jurisdiction of a Magistrate under any law for the time being in force with respect to debts or other claims of a civil nature, or of village-munsifs or village panchayats, under the provisions of the Madras Code, or of village-munsifs under the 'Dekkan Agriculturists' Relief Act, 1879, or

(c) any local law or any special law other than the Code of Civil Procedure 4 In this Act, unless there is something repugnant in the subject or context, "Court of Small Causes" means a Court of Small Causes constituted under this Act, and includes any person exercising jurisdiction

# CHAPTER II

CONSTITUTION OF COURTS OF SMALL CAUSES Establish

under this Act in any such Court

5 (1) The Local Government 4 \* \* \* may, by order in writing,

Court of establish a Court of Small Causes at any place within the territories Small Causes

\*Sub-section (1) and the word "But ' at the beginning of sub-section (2) were repealed by the Repealing and Amending Act, ISB1 (12 of ISB1)

\*Act 11 of ISB5 was repealed by a 2 (1) of this Act

\* The words "with the previous sanction of the Governor General in Council" were omitted by Schedule Part I, of the Decentralization Act 1914 (4 of 1914)

### (Chapter II .- Constitution of Courts of Small Causes.)

under its administration beyond the local limits for the time being of the ordinary original civil jurisdiction of a High Court of Judicature established in a Presidency-town.

- (2) The local limits of the jurisdiction of the Court of Small Causes shall be such as the Local Government may define, and the Court may be held at such place or places within those limits as the Local Government may appoint.
- 6. (1) When a Court of Small Causes has been established, the Local Jadge. Government shall, by order in writing, appoint a Judge of the Court.
- (2) The Judge may be the Judge of one Court of Small Causes or of two or more such Courts, as the Local Government directs.
- 7. (1) A Judge who is the Judge of two or more such Courts may, Appointment with the sanction of the District Court, fix the times at which he will sit attant in each of the Courts of which he is Judge.
- (2) Notice of the times shall be published in such manner as the High Court from time to time directs.
- 8. (1) The Local Government 2000 may, by order in writing, Add non-appoint 4 [Additional Judges] of a Court of Small Causes or of two or Judges, more such Courts.
- (2) \*[An Additional] Judge shall discharge such of the functions of the Judge of the Court or Courts as the Judge may assign to him, and in the discharge of those functions shall exercise the same powers as the Judge.
- (3) The Judge may withdraw from "[an Additional] Judge any business pending before him.
- (4) When the Judge is absent, the '[senior] Additional Judge may discharge all or any of the functions of the Judge.
- 9. A Judge or Additional Judge of a Court of Small Causes may be appended suspended or removed from office by the Local Government.
- 10. The Local Government, after consultation with the High Court, Prove to may, by order in writing, direct that two Judges of Courts of Small Indicates the Causes or a Judge and an Additional Judge of a Court of Small Causes as a brock, shall sit together for the trial of such class or classes of suits or applications reguliable by a Court of Small Causes as may be described in the order.

For notifications issued under cl. (2) of a 5 for Courts, see different local Rules and Orders.

'estud under this section, see Rur R. M.

'estud under this section, see Rur R. Courts and 
Reneasing and Amends ...

Repeating and Amendi .

These words were substituted for the words "the Add timel" by 12 if
This word was inserted by 12 if

(Chapter II -Constitution of Courts of Small Causes )

Dec s on in

case beard by

a bench.

11 (1) If two Judges or a Judge and an Additional Judge sitting together under the last foregoing section differ as to a question of law or usage having the force of law or in construing a document the construction of which may affect the merits they shall draw up and refer for the decision of the High Court a statement of the facts of the case and of h the point on which they differ in opinion and the provisions of 'Chapter XLVI of the Code of Civil Procedure shall apply to the reference

(2) It they differ on any matter other than a matter specified in subsection (1) the opinion of the Judge who is senior in respect of date of appointment as Judge of a Court of Small Causes or if one of them is an Additional Judge then the opinion of the Judge sitting with him, shall prevail

(3) For the purposes of sub-ection (2) a Judge permanently appoint ed shall be deemed to be senior to an officiating Judge

Registrar

12 (1) The Local Government may appoint to a Court of Small Causes an officer to be called the Registrar of the Court 2

(2) Where a Registrar is appointed he shall be the chief ministerial

officer of the Court (3) The Local Government may by order in writing confer upon a Registr 1 within the local limits of the jurisdiction of the Court, the

jurisdiction of a Judge of a Court of Small Causes for the trial of suits of which the value does not exceed twenty rupees (4) The Registrar shall try such suits cognizable by him as the Judge

may by general or special order direct

(5) A Registrar may be sust ended or removed from office by the Local Government

Other minis 13 Subject to any enactment for the time being in force and to any tenal officers

orders made by the Local Government in this behalf the law or practice for the time being applicable to the appointment punishment and transfer of ministerial officers of a Civil Court of the lowest grade competent to try an original suit of the value of five thousand rupees in that portion of the territories administered by the Local Government in which a Court of Small Cruses is established shall so far as it can be made applicable apply to the appointment punishment and transfer of ministerial officers of the Court of Small Causes other than the Registrar if any of that Court

Dut es of en a stemal officers.

14 (1) The ministerial officers of a Court of Small Causes shall in addition to any duties mentioned in this Act or in any other enactment for the time being in force as duties which are or may be imposed on any

See row ss 113 and 115 and the frst Schedule Order XXLVI of the Code of Ciril Precedure 1908 (5 of 1978)
For instance of a notification issued under this section see Bom R & O,

(Chapter II —Constitution of Courts of Small Causes Chapter III — Jurisdiction of Courts of Small Causes Chapter IV —Practice and Procedure)

of them discharge such duties of a ministerial nature as the Judge

(2) The High Court may made rules consistent with this Act, and with any other enactment for the time being in force, conferring and imposing on the ministeral officers of a Court of Small Causes such powers and duties as it thinks fit, and regulating the mode in which powers and duties so conferred and imposed are to be exercised and performed.

#### CHAPTER III

#### TERISDICTION OF COURTS OF SWALL CAUSES

- 15 (1) A Court of Small Causes shall not take cognizance of the suits Continues specified in the second schedule as suits excepted from the cognizance of Court of Small Causes.
- (2) Subject to the exceptions specified in that schedule and to the previsions of any chartment for the time being in force, all suits of a civil nature of which the value do s not exceed five hundred rujecs shall be cognizable by a Court of Smill Ciures.
- (3) Subject is aforesaid, the Local Government may, by order in writing, direct that all suits of a civil nature of which the value does not exceed one thousand supers shall be cognizable by a Court of Small Causes mentioned in the order 2.
- 16 Sive as expressly provided by this Act or by any other enactment Lictaries for the time being in force, a suit cognizable by a Court of Smill Causes brail not be tried by any offer Court I wing jurisdiction within the local Small Causes by which the rail is trible to the purisdiction of the Court of Small Causes by which the rail

### CHAPTER IV

### PERCIPE AND PROCEDURE

17. (I) The procedure prescribed in the Code of Civil Procedure, Arrienta 1905, chall size use for us so there is provided by that Code or the effect of this Act.] be the procedure followed in a Court of Smill Can ex in all solar units cognizable by it and in all procedures arising aut of sich saits.

The instance of a neutrostion is used under this power, are Born P. 4.0. Act J. The notifications is used under this power are of error theold assessment to the power were substituted by the Small Carle Courts (Atlanta et al. Immoreable Property) Act, 1250 (140 Pec).

Trial of suits by

Rematrar

Admission

eturn and

rejection of

plaints by Registrar

Passing of decrees by

oon feemon

Registrar on

(Chapter IV -Practice and Procedure )

Provided that an applicant for an order to set aside a decree passed ex parte or for a review of judgment shall, at the time of presenting his application either deposit in the Court the amount due from him under the decree or in pursuance of the judgment, or give security to the satisfaction of the Court for the performance of the decree or compliance with the judgment, as the Court may direct

(2) Where a person has become liable as surety under the proviso to sub section (1), the security may be realized in manner provided by section '[145] of the Code of Civil Procedure, '[1908]

18 (1) Suits cognizable by the Registrar under section 12, sub sections (3) and (4) shall be tried by him and decrees passed therein shall be executed by him in like manner in all respects as the Judge might try the suits and execute the decrees, respectively

(2) The Judge may transfer to his own file, or to that of the Addi tional Judge if an Additional Judge has been appointed, any suit or other proceeding pending on the file of the Registrar

19 (1) When the Judge of a Court of Small Causes is absent, and an Additional Judge has not been appointed or, having been appointed, is also absent the Registrar may admit a plaint or return or reject a plaint for any reason for which the Judge might return or reject it

(2) The Judge may of his own motion or on the application of a party. return or reject a plaint which has been admitted by the Registrar, or

admit a plaint which has been returned or rejected by him Provided that where a party applies for the return or rejection or the admission of a plaint under this sub section and his application is not made at the first sitting of the Judge after the day on which the Registrar admitted, or returned or rejected the pla at, the Judge shall dismiss the application unless the applicant satisfies him that there was sufficient cause for not making the application at that sitting

20 (1) If, before the date appointed for the hearing of a suit, the defendant or his agent duly authorized in that behalf appears before the Registrar and admits the plaintiff s claim, the Registrar may, if the Judge is absent, and an Additional Judge has not been appointed or, having been appointed, is also absent, pass against the defendant, upon the admission, a decree which shall have the same effect as a decree passed by the Judge (2) Where a decree has been passed by the Registrar under sub section

(1) the Judge may grant an application for review of judgment and rehear the suit, on the same conditions on the same grounds and in the same manner as if the decree had been passed by himself

<sup>\*</sup> These figures were substituted by the Small Cause Courts (Attachment of Immorerable Property) Act 1976 (1 of 1926)

\*These figures were added I v ibid

### (Chapter IV -Practice and Procedure )

- 21 (I) If the Judge is absent, and an Additional Judge has not been Execution appointed or having been appointed, is also absent, the Registrar may, of decrees by subject to any instructions which he may have received from the Judge or, with respect to decrees or orders made by an Additional Judge, from the Additional Judge, make any orders in respect of applications for the execution of decrees and orders made by the Court of which he is Recestrar or sent to that Court for execution, which the Judge might make under this Act

- (2) The Judge, in the case of any decree or order with respect to the execution of which the Registrar has made an order under sub-section (1). or the Additional Judge, in the case of any such decree or order which has been made by himself and with respect to which proceedings have not been taken by the Judge under this sub section, may, of his own motion. or on application made by a party within fifteen days from the date of the order of the Registrar or of the execution of any process issued in pursuance of that order reverse or modify the order
- (3) The period of fifteen days mentioned in sub-section (2) shall be computed in accordance with the provisions of the Indian Limitation Act 1877 as though the application of the party were an application for review of judgment
- 22 When the Judge of a Court of Small Causes is alsent and an Adjournment Additional Judge has not been appointed or, having been appointed, is chief mine also absent the Registrar or other chief ministerial officer of the Court serial officer may exercise from time to time the power which the Court possesses of adjourning the hearing of any suit or other proceeding, and fix a day for the further hearing thereof
- 23 (I) Notwithstanding anything in the foregoing portion of this Betara et Act when the right of a plaintiff and the relief claimed by him in a Court raints in of Small Causes depend upon the proof or disproof of a title to immore-ing questions able property or other title which such a Court cannot finally determine, of hike the Court may at any stage of the proceedings return the plaint to be presented to a Court having jurisdiction to determine the title
- (2) When a Court returns a plaint under sub-section (I), it shall comply with the provisions of the second paragraph of section 57 of the Code of Civil Procedure and make such order with respect to costs as it deems just, and the Court shall for the purposes of the 'Indian Lamitation Act, 1877, le deemed to have been ural le to extertair the suit by reason of a ciu e of a nature like to that of defect of jurisdict on

See now the Indian I mitation Act 100 0 of 100) 1905 (Act 5 of 190%)

	•
	16 Provincial Small Cause Court. [1887. Act IX
	(Chapter IV — Practice and Procedure Chapter V — Supplemental $Protistons$ )
Appeal from certain orders of Courts of Small Causes	section (1) of section 104 of the Code of Civil Procedure, 1908. I is made
Revis on of decrees and orders of Courts of Small Causes	25 The High Court for the purpose of satisfying itself that a decree or order made in any case decided by a Court of Small Cruses was according to law may call for the case and pass such order with respect thereto as it thinks fit
	26 [Amendment of the second schedule to the Code of Civil Procedure] Rep by the Presidency Small Cause Courts I aw Amendment Act 1888 (X of 1888), s 4
Final ty of decrees and orders	27 Save as provided by this Act a decree or order made under the foregoing provisions of this Act by a Court of Small Causes shall be final
	CHAPTER V
	SUPPLEMENTAL PROVISIONS
Subordina tion of Courts of Small Causes	28 () A Court of Small Causes shall be subject to the administrative control of the District Court and to the superintendence of the High Court, and shall—
	(a) keep such registers bools and accounts as the High Court from time to time prescribes and
	(b) comply with such requisitions as may be made by the District Court the High Court or the Local Government for records returns and statements in such form and manner as the authority making the requisition directs
	(2) The relation of the District Court to a Court of Small Causes with respect to administrative control, shall be the same as that of the District Court to a Civil Court of the lowest grade competent to try an original suit of the value of five thousand rupees in that portion of the territories administered by the Local Government in which the Court of Small Causes is established
Seal.	29 A Court of Small Cruses shall use a seal of such form and dimen sions as are pres "ed by the Local Government
	'Ti se work were substituted for the words section 553 clause (29) of the Code of Cuil Procedure 1y s 5 of the Civil Procedure (unendment) Act 1922 (9 of 1929) 'These words were added to the?

Appl ation

Courts in

(Chapter V -Supplemental Provisions)

30. The Local Government may, by order in writing, 'abolish a Court Abolition of Small Causes

f Small Causes

Courts of
Small Causes

31. (1) Nothing in this Act shall be construed to prevent the Local Sampe of
Small Causes

31. (1) Nothing in this Act shall be construed to prevent the Local Saung of Government from appointing a person who is a Judge or Additional power to appoint Judge of a Court of Small Causes to be also d Judge of any other 2Civil of Court of Court or to be a Magnetrate of any class or to hold any other public office to other

(2) When a Judge or Additional Judge is so appointed, the ministerial officers of his Court shall, subject to any rules which the Local Government may male in this behalf, be deemed to be ministerial officers appointed to aid him in the discharge of the office office of the other office.

32. (1) So much of Chapters III and IV as relates to-

(a) the nature of the suits cognizable by Courts of Small Causes,

(b) the exclusion of the jurisdiction of other Courts in those suits with jurisdiction

(c) the practice and procedure of Courts of Small Causes, with jurisdiction of Court of Small Causes, of Small

(d) appeal from certain orders of those Courts and revision of cases Courses decided by them, and

(e) the finality of their decrees and orders subject to such appeal and revision as are provided by this Act,

applies to Courts invested by or under any enactment for the time being in force with the jurisdiction of a Court of Small Causes so far as regards the exercise of that unradiction by those Courts

(2) Nothing in sub-section (1) with respect to Courts invested with the jurisdiction of a Court of Small Causes applies to suits instituted or proceedings commenced in those Courts before the date on which they were invested with that jurisdiction.

33 A Court invested with the jurisdiction of a Court of Small Causes Villestion with respect to the evercise of that jurisdiction and the same Court with Code to respect to the evercise of its jurisdiction in suits of a civil Inture which Court of are not cognizable by a Court of Small Causes shall, for the purposes of invested this Act and the "Code of Civil Procedure, be deered to be different Courts courts."

34. Notwithstanding anything in the last two foregoing sections,— Notherstoo (a) when in exercise of the jurish ction of a Court of Small Cauce, safetyled,

n Court invested with that jurisdiction sends a decree for execution to itself as a Court having jurisdiction in suits of a civil nature which are not cognizable by a Court of Small Causes, or

<sup>1</sup> For instance of a notification abolishing a Court of Small Causes (Broach), see
Bombay Gort Gazette, 1917 Pt. 1, p. 339

1 for instances of notifications issued under this power see U. P. List of Local
R. C. O., Vol. 1

See now the Code of Civil Procedure, 1908 (Act 5 of 1908)

18 Provincial Small Cause Courts [1887. Act IX

(Chapter V -Supplemental Provisions The Virst and Second Schedules \

(b) when a Court, in the exercise of its junisdiction in suits of a civil nature which are not cognizable by a Court of Small Causes, sends a decree for execution to itself as a Court in-

vested with the jurisdiction of a Court of Small Causes.

the documents mentioned in 'section 224 of the Code of Civil Procedure shall not be sent with the decree unless in any case the Court, by order in writing, requires them to be sent 35 (I) Where a Court of Small Causes, or a Court invested with the

Continuance of proceed mes of abolished Consta

jurisdiction of a Court of Small Causes, has from any cause ceased to have jurisdiction with respect to any case, any proceeding in relation to the case whether before or after decree, which, if the Court had not ceased to have jurisdiction might have been had therein, may be had in the Court which if the suit out of which the proceeding has arisen were about to be instituted, would have jurisdiction to try the suit

(2) Nothing in this section applies to cases for which special provision is made in the 2Code of Civil Procedure as extended to Courts of Small? Causes or in any other enactment for the time being in force

Publication of certsun

36 [Amendment of Indian Limitation Act ] Rep. Act IX of 1908 37 All orders required by this Act to be made in writing by the Local Government shall be published in the official Gazette

### THE FIRST SCHEDULE

### [ENACTMENTS REPEALED ]

Rep by the Repealing and Amending Act, 1891 (XII of 1891)

### THE SECOND SCHEDULE

STITS EXCEPTED FROM THE COGNIZANCE OF A COURT OF SMALL CAUSES

### (See section 15)

(1) A suit concerning an act or order purporting to be done or made by the Governor General in Council or a Local Government, or by the Governor General or a Governor, or by a Member of the Council of the Governor General or of the

See now the First Schedule, Order XXI, rule 6, of the Code of Civil Procedure, 1908 (Act 5 of 1908) \* See now the Code of Civil Procedure, 1908 (Act 5 of 1908)

### (The Second Schedule)

Governor of Madras <sup>1</sup>[Bombay or Fort William in Bengal], in his official capacity or concerning an act purporting to be done by any person by order of the Governor General in Council or <sup>1</sup> I ceal Government,

- (2) a suit concerning an act purporting to be done by any person in pursuance of a judgment or order of a Court or of a judicial officer acting in the execution of his office.
- (3) a suit concerning an act or order purporting to be done or made by any other officer of the Government in his official capa city or by a Court of Wards, or by an officer of a Court of Wards in the execution of his office,
- (4) a suit for the possession of immoveable property or for the recovery of an interest in such property,
- (5) a suit for the partition of immoveable property,
- (6) a suit by a mortgagee of immoveable property for the fore closure of the mortgage or for the sale of the property, or by a mortgage of immoveable property for the redemption of the mortgage,
- (7) a suit for the assessment enhancement abatement or apportionment of the rent of immoveable property,
- (8) a surt for the recovery of rent other than house rent unless the Judge of the Court of Small Causes has been expressly invested by the I ocal Government with authority to exercise jurisdiction with respect thereto.
- (9) a suit concerning the liability of land to be assessed to land revenue
- (10) a suit to restrain waste
- (11) a suit for the determination or enforcement of any other right to or interest in immoveable property
- (12) a suit for the possession of an hereditary office or of an inferest in such an office including a suit to establish an exclusive periodically recurring right to discharge the functions of an office
- (13) a suit to enforce payment of the allowance or fees respectively called malikana and I alk or of cesses of other dues when the cesses or dues are payable to a person ly reason of his interest in immoveable property or in an hereditary off-ceor in a shrine or other religious institution

<sup>&#</sup>x27;These words were substituted for the words ' or Bombay' by Sch I of the Repealing and Amending Act 1914 (10 of 1914)

### (The Second Schedule)

- (14) a suit to recover from a person to whom compensation has been paid under the 'Land Acquisition Act, 1870, the whole x of or any part of the compensation,
- (15) a suit for the specific performance or rescission of a contract;
- (16) a suit for the rectification or cancellation of an instrument,
- (16) a suit for the rectification or cancellation of an instrument
- (18) a suit relating to a trust, including a suit to male good out of the general estate of a deceased trustee the loss occasioned by a breach of trust and a suit by a co-trustee to enforce against the estate of a deceased trustee a claim for contrabution.
- (19) a suit for a declaratory decree not being a suit instituted under isoction 283 or section 332 of the Code of Civil Pro xiv cedure,
- (20) a suit instituted under section <sup>2</sup>283 or section 332 of the Code of Civil Procedure
- (21) a suit to ext aside an attachment by a Court or a revenue authority or a sale mortgage lease or other transfer by a Court or revenue authority or by a guardian
- (22) a suit for property which the plaintiff has conveyed while in same
- (23) a suit to alter or set aside a decision decree or order of a Court or of a person acting in a judicial capacity,
- (24) a suit to contest an award,
- (25) a suit upon a foreign judgment as defined in the Code of Civil XIV

  Procedure of upon a judgment obtained in British India,
- (26) a suit to compel a refund of assets improperly distributed under section 3295 of the Code of Civil Procedure,
- (27) a suit under the Indian Succession Act 1865 section 320 or  $\chi$  of section 321, or under the Probate and Administration Act,  $\chi$  of 1881 section 139 or section 140 to compel a refund by a person to whom an executor or administrator has paid a legacy or distributed assets
- (28) a suit for a legacy or for the whole or a share of a residue bequeathed by a testator, or for the whole or a share of the property of an intestate,

See now the Land Acquisition Act 1894 (1 of 1894)

See now the Pirst Schelule Order XXI rules 63 and 100 respectively of the Code of Civil Procedure 1908 (Act 5 of 1908)

Bee new s 73 shill

### (The Second Schedule )

- (29) a surt-
  - (a) for a dissolution of partnership or for the winding up of the business of a partnership after its dissolution,
  - (b) for an account of partnership transactions, or
  - (c) for a balance of partnership account, unless the balance has been struck by the parties or their agents,
- (30) a suit for an account of property and for its due administration under decree.
- (31) any other suit for an account, including a suit by a mortgager, after the mortgage has been satisfied to recover surplus collections received by the mortgager and a suit for the profits on immoveable properts belonging to the plaintiff which have been wrongfulls received by the defendant,
- (32) a suit for a general average loss or for salvage.
- (33) a suit for compensation in respect of collision between ships,
- (34) a suit on a policy of insurance of for the recovery of any premium paid under any such policy
- (35) a suit for compensation-
  - (a) for loss occasioned by the death of a person caused by actionable wrong.
  - (b) for wrongful arrest, restraint or confinement,
  - (c) for malicious prosecution.
  - (d) for libel,
  - (c) for slander.

XLV of 1860

- (f) for adultery or seduction,
- (a) for breach of contract of betrothal or promise of marriage.
- (h) for inducing a person to break a contract made with the
- (t) for obstruction of an easement or diversion of a water-
- <sup>1</sup>[(ii) for an act which is or, save for the provisions of Chapter IV of the Indian Penal Code, would be an offence punishable under Chapter XVII of the said Code,]
- 2[(1) for illegal improper or excessive distress attachment or search or for trespass committed in or damage caused by the illegal or improper execution of any distress search or legal process.]

<sup>&#</sup>x27;This item was in crited he s o (1) of the Provincial Small Cance Courts (Arnen 1 ment) Act, 1914 (6 of 1914)

<sup>\*</sup> This item was substituted by a 2 (2), shid.

### (The Second Schedule )

- (h) for improper arrest under 'Chapter XXXIV of the Code XIV of 188 of Civil Procedure or in respect of the issue of an injunction wrongfully obtained under 'Chapter XXXV of that Code, or
- (1) for injury to the person in any case not specified in the foregoing sub clauses of this clause,
- (36) a suit by a Muhammadan for exigible (mu'ajjal) or deferred (mu'wajjal) dower,
- (37) a suit for the restitution of conjugal rights, \*\* \* \* for the custody of a minor, or for a divorce.
  - (38) a suit relating to maintenance,
- (39) a suit for arrears of land revenue, village expenses or other sums payable to the representative of a village community or to his heir or other successor in title.
- (40) a suit for profits payable by the representative of a village community or by his heir or other successor in title after payment of land revenue village expenses and other sums.
  - (41) a suit for contribution by a sharer in joint property in respect of a payment made by him of money due from a co sharer, or by a manager of joint property, or a member of an undivided family in respect of a payment made by him on account of the property or family.
  - (42) a suit by one of several joint mortgagors of immoveable property for contribution in respect of money paid by him for the redemption of the mortgaged property
  - (43) a suit against the Government to recover money paid under protest in satisfaction of a claim mide by a revenue authority on account of an arrear of land revenue or of a demand recoverable as an arrear of land revenue,
  - \*[(43A) a suit to recover property obtained by an act which is, or, save for the provisions of Chapter IV of the Indian Penal XLV of 18 Code, would be, an offence punishable under Chapter XVII of the said Code,]
  - (44) a suit the cognizance whereof by a Court of Small Causes is barred by any enactment for the time being in force

ment) Act, 1914 (6 of 1914)

<sup>&#</sup>x27;See now the Code of Civil Procedure 1903 (Act 5 of 1908) First Schedule, Orders XXXVIII and XXXIV respectively and a 95
'The words "for the recovery of a wife" were repealed by Sch II of the Repealing and Americang ict 1914 (10 of 1914)
'This article was added by a 3 of the Provincial Small Cause Courts (Amend

### THE INDIAN MARINE ACT, 1887.

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#### ACT No XIV of 18871

[30th June 1887]

An Act for the better administration of Her Majesty's Indian Marine Service

WHEREAS by the 'Indian Marine Service Act, 1884 it is, among other things, enacted that the Governor General of India in Council shall have power, subject to the provisions contained in the 'Indian Viet, Council' Act, 1861, as amended by subsequent Acts, at meetings for the purpose of making Laws and Regulations to make laws for all persons employed or serving in, or belonging to, Her Majesty's Indian Marine Service

#### Provided that-

- (a) a law made under that power shall not apply to any oftence unless the vessel to which the offender belongs is at the time of the commission of the offence within the limits of Indian waters, which are defined by the said Indian Marine Service Act to include the high seas between the Cape of Good Hope on the west and the Straits of Magellan on the east, and all territorial waters between those limits and
- (b) the punishments imposed by any such law for offences shall be similar in character to and shall not be in excess of, the punishments which may at the time of making the law be

For Statement of Objects and Reasons see Gazette of Indra 1887 Pt V, p 23, for Report of the Select Committee see that p 57, and for Proceedings in Council see that Pt VI pp 12 15 and 48

28

(Chapter I —Preliminary)

imposed for similar offences under the Acts relating to Her Majesty's Navy, except that in the case of persons other than Europeans or Americans imprisonment for any term not exceeding fourteen years, or transportation for life or any less term, may be substituted for penal servitude,

And whereas it is further provided by the said Indian Marine Service Act that subject to the provisions of that Act a law made thereunder shall be of the same force and effect as an Act of Parliament and shall be taken notice of by all Courts of Justice in the same manner is if it were a Public Act of Parliament

And whereas in pursuance of the power thus conferred and of all other powers vested in the Governor General in Council in this behalf it is expedient to make such laws as are mentioned in the said Indian Marine Service Act and to male provision in other particulars for the proper regulation of, and otherwise in relation to the Indian Marine Service.

And whereas the Secretus of State for India in Council has given his previous approval to the passing of this Act

It is hereby enacted as follows -

### CHAPTER I

#### PRELIMINARY

- 1. (1) This Act may be called the Indian Marine Act 1887, and
- (2) It shall come into force on such date as the Governor General in Council may, by notification in the Grzette of India appoint in this behalf 1
- 2 (1) In this Act, unless there is something repugnant in the subject or context,—
- (a) "person subject to this Act" means a person who is employed or serves in, or belongs to, "Ithe Royal Indian Marine Service (herein referred to as "the Indian Marine Service" or "Her Majesty's Indian Marine Service")], and who, if he is not a gravited officer has been en rolled in that service in the manuer provided by this Act,

<sup>&#</sup>x27;The Act came into force on the 15th October, 1887, see Genl R & O,

<sup>&</sup>lt;sup>3</sup> These words were substituted for the words "the Indian Marine Service," by <sup>8</sup> 2 of the Indian Marine Act (1887) Amendment Act, 1899 (1 of 1899)

### (Chapter I -Preliminary )

1(b) gazetted officer" means a person who, by virtue of his letter of appointment is holding a position in the Indian Marine Service as-

Commander Lieutenan., Sub I ieutenant, Chief Engine r Engineer or Assistant Facineer

'(c) whirent officer means a person who by virtue of his appoint ment is holding a position in the Indian Marine Service as—

Assistant Surg on

Clerl or

Pugire-driver, first class

'(d) petty office: means a person who is employed in the Indian Marine Service is

General Mess Steward Ch ef Syrang of Lascars first Clief Syring of Liscars second class Syrang of La cars first class Syrang of Lascars second class Sukkanı findal of Lascars first class Tindal of Lascars second class Engine-driver second class Syrang of Stokers class Syrang of Stokers second class Tindal of Stokers frst class, Tindal of Stokers second class Carpenter a Mate frst class

Cirpenter's Mito second class Cirpenter's Ciew first class Carpenter's Crew, second class, Plumber General Mess Butler first class Cook first class Cook first class Cook second class Ship a Steward Tide-watcher, Lassyb first class Rassyb first class Filot Cook first class Cook second class Chart-room titendant, Leadsman, or titendant, Leadsman, or Interpreter

- (c) "superior officer," used with reference to an officer of a rank mentioned in clause (b), clause (c) or clause (d) of this sub section, means an officer of a rank mentioned before his in any of those clauses, and, used with reference to any other person subject to this Act means an officer mentioned in any of those clauses
- (f) "commanding officer" means the officer in command of a vessel, whether by special appointment or by the rules or customs of the service, and includes, as regards any persons subject to this Act who are employed otherwise than on board the vessel to which they belong such officer, if any, as the Governor General in Council appoints instead of the commanding officer of that vessel, to discharge the functions of commanding officer with respect to those persons
  - (g) " enemy " includes a pirate or rebel
- (h) " Indian Marine Court" means an Indian Marine Court held under this  $\operatorname{Act}$

<sup>&#</sup>x27; Present clauses (b) (c) and (d) were substituted for the original clauses by s 3 of the Indian Marine Act (1887) Amendment Act, 1899 (1 of 1893)

- (Chapter I Preliminary Chapter II Offences and Punishments)
- (i) "Criminal Court" means a Court having ordinary criminal jurisdiction in British India or such a Court established elsewhere by the authority of the Governor General in Council, and
- (j) " prescribed" means prescribed by rules made by the Governor General in Council
- 1[(2) The Governor General in Council may, by notification' in the Gazette of India, vary any of the definitions in clauses (b), (c) and (d) of sub-section (1) as occasion may appear to him to require, and the references to those clauses in the definition of the expression "superior officer" in clause (e) of that sub section shall be construed to be references to them as varied by any notification published under this sub section and for the time being in force 1
- 3 (1) A person to be enrolled in the Indian Marine Service shall be brought on to the quarter-deck or other suitable place on boardship or on shore, and the commanding or other prescribed officer shall then-
  - (a) cause to be read and explained to him the rules of the service,
  - (b) administer to him an oath of allegiance and
  - (c) cause him to sign a roll

30

- (2) The rules outh and roll shall be in prescribed forms
- 4 In addition to any other rules which may be made under this Act, the Governor General in Council may, by notification in the Gazette of India, make 'rules consistent with this Act for the guidance of officers, whether military, Indian Marine, civil or political, in all matters con nected with its enforcement

### CHAPTER II

#### OFFENCES AND PHYSIMENTS

### Misconduct in the Presence of the Enemy

- 5 If a commanding officer—
  - (i) upon signal of battle or on sight of a vessel of an enemy which it is his duty to engage does not use his utmost exertion to bring his vessel into action, or
- . . . . . . . . . . 1 of the Indian Marine Act (1887) Amend
  - finitions of 'gazetted officer," "warrant a (b), (c) and (d) of sub-section (1) see Genl
- P. & O , Vol II

### (Chapter II -- Offences and Punishments )

- (11) does not during an action, in his own person and according to his rank, encourage his inferior officers and men to fight courageously, or
- (111) when capable of making a successful defence, surrenders his vessel to the enemy, or
- (iv) in time of action improperly withdraws from the fight,

#### he shall.—

- (a) if he has acted from cowardice, suffer penal servitude or such other punishment as is hereinafter mentioned.
- (b) if he has acted from negligence, or through other default, be dismissed with disgrace from the Indian Marine Service or suffer such other punishment as is hereinafter mentioned
- 6 If any officer subject to this Act-
  - (1) forbears to pursue the chase of any enemy heaten or flying or not assist
  - (11) does not relieve and assist a known friend in view to the utmost of his power, or
  - (111) improperly forsakes his station.

### he shal!-

- (a) if he has acted from cowardice, suffer penal servitude or such other punishment as is hereinafter mentioned,
- (b) if he has acted from negligence or through other default, be dismissed with disgrace from the Indian Marine Service or suffer such other punishment as is hereinafter mentioned
- 7. If any person subject to this Act-
  - (1) when any action or service is commanded, presumes to delay action or ser or discourage the action or service upon any pretence what- wice or de-
  - (11) in the presence or vicinity of the enemy deserts his post or sleeps upon his watch

he shall suffer penal servitude or such other punishment as is hereinafter

mentioned 8 If any person subject to this Act, other than a commanding officer, Misconduct does not, when ordered to prepare for action or during an action, use his of subords utmost exertion to carry the orders of his superior officer into execution, and men in he shall .--

(a) if he has acted from cowardice, suffer penal servitude or such other punishment as is hereinafter mentioned,

Delaying or or sleeping

Not pursuing the enemy

ing a friend

# (Chapter II -Offences and Punishments)

(b) if he has acted from negligence, or through other default, be dismissed with disgrace from the Indian Marine Service or suffer such other punishment as is hereinafter mentioned

### Communications with the Enemy

9 If any person subject to this Act-

th

- (1) treacherously holds correspondence with or gives intelligence to the enemy, or
- (ii) fulls to male known to the proper authorities any information which he may have received from the enemy or
- (111) relieves the enemy with any supplies

he shall suffer penal servitude or such other punishment as is hereinafter mentioned

10 If any person subject to this Act holds without any treacherous intention any improper communication with the enemy he shall be dis missed with disgrace from the Indian Marine Service or suffer such other nunishment as is hereinafter mentioned

### Neglect of Du'n

11 If a person subject to this Act deserts his post or sleeps upon his watch or negligently performs the duty imposed on him he shall suffer imprisonment or such other punishment as is hereinafter mentioned

### Mutiny

12 Where a mutiny is accompanied by violence a person subject to this Act who joins therein shall suffer death or such other punishment as is herein after mentioned and

a person subject to this Act who does not use his utmost exertions to suppress the mutiny shall —

- (a) if he has acted traitorously suffer death or such other punish
- ment as is hereinafter mentioned,

  (b) if le has acted from cowardice suffer penal servitude or such
- other punishment as is bereinafter mentioned, (c) if he has noted from regligence be dismissed with disgrace
- (c) if he has acted from regligence be dismissed with disgrace from the In han Marine Service or suffer such other punish ment as is hereinafter mentioned.

13 Where a mutinv is not accompanied by violence, a ringleader thereof, being a person sulject to this Act shall suffer death or such other punishment as is becomifter mentioned, and all other persons subject to

(Chapter II -Offences as d Punishments )

this Act who join in the mutiny, or do not use their utmost exertions to suppress it, shall suffer imprisonment or such other punishment as is here inafter mentioned

- 14 A person sunject to this Act who endeavours to seduce any other Inciting to person subject to this Act from his duty or allegiance to Her Majesty, or mutiny endervours to mute him to commit any act of mutiny shall suffer death or such other punishment as is hereinafter mentioned
- 15 A person subject to this Act who makes or endeavours to male any Mutinous mutinous assembly, or leads or incites any other person to join in any assembly or mutinous assembly or utters any words of sedition or mutiny, shall suffer sed tous penal cervitude or such other punishment as is I cremafter mentioned
- 16 1 person subject to this Act who wilfully conceals any traitorous concealing or mutii ous practice or design, or any seditious or mutinous words spoken traitorous against Her Maicsty or any practice design or words tending to the sed tions hindrance of the service shall suffer penal servitude or such other punish practice des gn or ment as as herearafter mentioned
- 17 A person subject to this Act who striles or attempts to strike, or Striking or uses or attempts to use any violence against his superior officer being in us og vio the execution of his office or otherwise shall be dismissed with disgrace superior from the Indian Marine Service or suffer such other punishment as is officer hereinafter mentioned

#### Insubordination

18 A person subject to this Act who wilfully disobeys any lawful com Deoledience mand of his superior officer, or uses threatening or insulting language or threaten ag behaves with contempt to his superior officer shall be dismissed with language to disgrace from the Indian Marine Service or suffer such off er punishment officer as is hereinafter mentioned

#### Descrition and Absence without Leave

19 A person subject to this Act who-

Descrition

- (1) absents himself from his vessel or from the place where his duty requires him to be with the intention of not returning to that vessel or place, or
- (11) it int time and under any circumstances when absent from his vessel or place of duty does my act which shows that helm an intention of not returning to that wes el or place

shall be deemed to have deserted and I all suffer penal servitude or such other punishment as is hereinafter mentioned

and in every such case to shall forfeit all pay bounty salvage prize money and allowances which may have been earned by him and all

### (Chapter 11 -Offences and Punishments)

annuities, pensions, gratuities, medals and decorations which may have been granted to him, and also all clothes and effects which he may have left on board the vessel or at the place from which he has deserted, unless it is otherwise directed by the Court by which he is tried or by the Governor General in Council

- 20 A person subject to this Act who endeavours to seduce any other person subject to this Act to desert shall suffer imprisonment or such other punishment as is hereinafter mentioned
- 21. A person subject to this Act who, without being guilty of desertion, improperly leaves his vessel or place of duty shall suffer imprisonment or such other punishment as is hereinafter mentioned
  - 22 A person subject to this Act who, without being guilty of desertion or of improperly leaving his vessel or place of duty, is absent without leave shall suffer imprisonment for any period not exceeding ten weeks or such other punishment as the circumstances of the case may require

#### Muscellaneous Offences

- 28 A person subject to this Act who is guilty of any drunkenness on up board ship or on duty shall be dismissed with disgrace from the Indian Marine Service or suffer such other punishment as is hereinafter mentioned
  - 24 An officer subject to this Act who is guilty of cruelty, or of any scandalous or fraudulent conduct or of any other conduct unbecoming the character of an officer, shall be dismissed with disgrace from the Indian Marine Service or suffer such other punishment as is hereinafter mentioned
  - 25 A person subject to this Act who designedly or negligently, or by any default, loses strands or hazards, or suffers to be lost, stranded or hazarded, any vessel of the Indian Marine Service shall be dismissed with disgrace from the Indian Marine Service or suffer such other punishment as is hereinafter mentioned
  - 26 Ap officer in command of an Indian Marine vessel who receives on board, or permits to be received on board, the vessel any goods or merchandise whatsoever, other than for the sole use of the vessel, except gold, silver or jewels, and except goods and merchandise, belonging to any merchant or on board any vessel which may be shipwicked or in imminent danger either on the sea or in some port, creek, harbour or river, for the purpose of preserving them for their proper owners, or except such goods or merchandise as he may at any time be ordered to take or receive on board by order of the Government or his superior officer shall be dismissed from the Indian Marine Service or suffer such other punishment as is hereinafter mentioned

### (Chapter II -Offences and Punishments )

- 27. A person subject to this Act who wastefully expends, embezzles Embezzling or fraudulently buys, sells or receives any ammunition, provisions or public stores other public stores, or knowingly permits any such wasteful expenditure, embezzlement or fraudulent purchase, sale or receipt, shall suffer imprisonment or such other punishment as is hereinafter mentioned
- 28 A person subject to this Act who unlawfully sets fire to any dock- Arson yard, victualling yard, steam factory yard, arsenal, magazine, building or stores or to any ship, boat or other craft or furniture thereunto belonging not being the property of an enemy, shall suffer penal servitude or such other punishment as is hereinafter mentioned
- 29. A person subject to this Act who knowingly makes or signs a false Making false muster or record or other official document, or who commands, counsels documents or procures the making or signing thereof, or who aids or abets any other person in the making or signing thereof, shall be dismissed with disgrace from the Indian Marine Service or suffer such other punishment as is heremafter mentioned
- 30 A person subject to this Act who wilfully does any act or wilfully Malingering disobeys any order, whether in hospital or elsewhere, with intent to pro- or miscon duct in duce or to aggravate any disease, or infirmity or to delay his cure, or who hospital feigns any disease, infirmity or inability to perform his duty, shall suffer imprisonment or such other punishment as is hereinafter mentioned
- 31. A person subject to this Act who has any cause of complaint, Creating dis either upon the ground of the unwholesomeness of the victuals or upon account of any other ground, shall quietly make the same known to his commanding complaints. officer, and that officer shall inquire into the complaint and shall as far as he is able, cause the same to be presently remedied or shall report the case to the Director of Marine, and any person subject to this Act who. upon any pretence whatever, attempts to stir up any disturbance on any such ground shall suffer imprisonment or such other punishment as is hereinafter mentioned

32 A person subject to this Act who is guilty of any act, disorder offences to or neglect to the prejudice of good order and discipline, not hereinbefore of good order specified, shall be dismissed with disgrace from the Indian Marine Service and discipline or suffer such other punishment as is hereinafter mentioned

not otherwise apecified

Provided that, if such act, disorder, or neglect constitutes an offence punishable under the law of British India with imprisonment for a term which may exceed seven years the person guilty thereof shall not be tried under this Act as for an offence punishable under this section

33. A person subject to this Act who does not use his utmost exertion Notaes sting to detect, arrest and bring to punishment all offenders against this Act, offenders. and does not assist the officers appointed for that purpose, shall suffer imprisonment or such other punishment as is hereinafter mentioned

### (Chapter 11 -Offences and Punishments)

34. A person subject to this Act who, being duly summoned or ordered to attend as a witness before an Indian Marine Court or a commanding officer exercising jurisdiction under this Act, or to produce any document in his nower or control before such a Court or officer, refuses or neglects to attend to give his evidence upon onth or to produce the document, or behaves with contempt to the Court or officer, shall suffer imprisonment which may extend to three months in the case of such refusal or neglect and to one month in the case of such contempt

A person subject to this Act who when examined on outh before an Indian Marine Court of a commanding officer exercising jurisdiction under this Act intentionally gives false evidence shall suffer imprisonment for a term which may extend to seven years

## (Offences punishable by Ordinary Lau )

36 If a person subject to this Act is guilty of any criminal offence which if committed in British India would be punishable by the law of British India he shall, subject to the other provisions of this Act, be liable to the same punishment as might for the time being be awarded in British India by any ordinary criminal tribunal competent to try him if the offence lal been con nutted in British India

Provided that except , authorised by the Indian Maine Service Act, 1884, and by this Act the punishment awarded for the offence shall 47 not be dissimilar in character to or in excess of the punishment which e 3 may at the time of the passing of this Act be imposed for a similar offence under the Acts relating to Her Wajesty a Nava

#### Punishments

- 37. (1) The following punishments may be inflicted under this ts Act -
  - (a) death,
  - (b) penal servitude
  - (c) dismissal with disgrace from the Indian Marine Service,
  - (2) mrrisonment,
  - (e) dismissal from the Indian Marine Service
  - (f) loss of seniority as an officer for a specified time or otherwise,
  - (q) dismissal from the vessel to which the oftender belongs,
  - (h) severe reprimend or reprimend,

  - (t) disrating a wairant officer or petty officer or any other person below that rank.
  - (1) forfeiture of pay, bounty, salvage, prize money and allowances earned by, and of all annuities pensions gratuities, medals and decorations granted to, the offender, or of any one or

### (Chapter II -Offences and Punishments )

more of the above particulars also, in the case of desertion, of all clothes and effects left by the deserter on board the vessel to which he belongs

- (2) Luch of the above punishments shall be deemed to be inferior in degree to every punishment preceding it in the above scale
- 38 The following regulations shall apply to the infliction of punish Pegulations ments -

flet on of punishments

- (1) The punishment of penal servitude may, except when otherwise provided by this Act, be inflicted for the term of life or for any other term not less than four years
- (2) In the case of persons other than Furopeans or Americans tran sportation for life or for any term not less than four years or imprison ment for any term not exceeding fourteen years shall be substituted for penal servitude
- (J) The punishment of penal servitude or of transportation or of imprisonment for more than two years when substituted for penal servi tude under the provisions of this Act shall in all cases involve dismissal from the Indian Marine Service with or without disgrace as the pre scribed authority may direct
- (4) Dismissal with disgrace shall involve in all cases forfeiture of all pay, bounty salvage prize money and allowances earned by and of all annuities, pensions gratuities medals and decorations granted to the offender and an incapacity to serve the Government again in any capa city
- (5) A sentence of dismissal with disgrace may in any case be accom. panied by a sentence of impir onment
- (6) Except as otherwise provided by this Act a sentence of imprison ment passed otherwise than under clause (2) of this section may extend to two years
- (7) A sentence of imprisonment may be accompanied by a direction that the imprisonment shall be rigorous for the whole or any part of the term thereof
- (8) V hen a sentence of imprisonment is passed on a warrant officer or petty officer or any other person I clow that rank, it may be accompanied by a direction disrating the officer or person
- (7) A sentence of imprisonment shall in all cases be accompanied by forfeitu e of pay and allowances during the imprisonment
- 39 Subject to the foregoing regulations and the other provisions of Scale of this Act where any punishment is specified by this Act as the penalty punishments for an offence and it is further declared that another punishment may be awarded in respect of the same offence the expression "other punish

(Chapter II --Offences and Punishments Chapter III --Jurisdiction and Powers)

ment" shall be deemed to comprise any one or more of the punishments inferior in degree to the specified punishment according to the scale set forth in section 37

40. No person, unless he is an offender who has avoided arrest or fled from justice, shall be tried or punished in pursuance of this Act for any offence committed by him unless the trial takes place within three years from the commission of the offence or within one year after the return of the offender to British India when he has been absent from British India during that period of three years

### CHAPTER III

#### JURISDICTION AND POWERS

<sup>cs</sup> 41. Subject to the provisions of this Act, and, as respects Criminal Courts, subject to the law relating to <sup>1</sup>criminal procedure for the time debing applicable to those Courts, Criminal Courts and Indian Marine Courts or both shall have jurisdiction in respect of the offences punishing the under this Act as specified in the following table —

Section this A		Marginal note	Courts laving
Section	5	Misconduct of command up officer in act on	)
,	6	Not pursuing the enemy or not assisting a friend in view	<u>;</u> ]
	7	Delaying or discouraging action or service or deserting post or eleeping on watch	Criminal Courts
	8	M sconduct of subordinate off cers and men in act on	time Courts
	9	Corresponding etc, with the enemy	1
,,	10	Improper commun cation with the enemy	)
	11	Reglect of daty	Indian Marine Courts
	12	Mutany accompanied by violence .	h
	13	M tmy not so ompanied by wielence .	
	14	Inciting to mat or	Criminal Courts
,	15	Mutinous assembly or utter ug sedit ous words	rine Courts
	18	Concenting traitorous mut nous or sed tous practice design or words	

See now the Code of Criminal Procedure, 1893 (Act 5 of 1898)

### (Chapter III -Jurisdiction and Powers )

Section this A		Marginal note	Courts having jurisd et on
ection	17	Striking or using violence to superior officer .	Indian Marine
,	18	Disobed ence or using threatening language to superior officer	
_	19	Desert on .	Criminal Courts and Ind an Ma rine Courts
	20	Induc ng any person to desert	
,	21	Breaking out of re-sel	h
,	22	Ab ence with ut leave	]]
**	23	Drunkenness on board ship or on duty	Indan Marine
	24	Cruelty or miscordact by officer	Courts
.,	25	Suffering vessel to be lost or imperilled .	
	<b></b> 6	Unlawful taking of goods on board	Ŋ
	27	Embezzling public stores	h
	28	Arson	Criminal Courts
,	29	Making false documents	rine Courts
"	30	Malingering or m sconduct in hospital	1
,	31	Creating d sturbance on account of complaints	Indian Marine
,	32	Offences to the prejudice of gool o der and disc pl e not otherwise specified	
	33	Not assisting in arrost pg offenders	1
,,	34	Contempt of Court	Crm mal Courts
	35	Palse evidence	rine Courts
	36	Offe ces punishable by ordinary law	Crimina 1 Courts

42. Subject as aforesaid-

Power to pas

- (a) a Criminal Court may pass a sentence of death penal servitude, sentences transportation or imprisonment, and
- (b) an Indian Marine Court may pass any sentence authorised by this Act except a sentence of death, penal servitude or transportation or of imprisonment for a term exceeding two years

<sup>43 (1)</sup> An offence triable by an Indian Marine Court and committed Jarradetion by a person other than a gravited officer may, under such regulations as of command the Governor General in Council may make be summarily tried and ing officers, punished by the commanding officer of the offender

40

### (Chapter III -Jurisdiction and Powers )

(2) Subject to the provisions of this Act and to such restrictions as the Governor General in Council may impose, a commanding officer may pass a sentence of imprisonment for a period not exceeding three months on an offender below the position of petty officer, and may disrate any warrant officer or petty officer or any other person below that rank

44 A person subject to this Act who is accused of an offence to which this Act applies may be tried and punished for the offence by a Criminal Court in any place where he may happen to be in the same manner as if

the offence had been committed in that place

45 Where such an offence has been committed by any person while subject to this Act he may be talen into custody and be tried and punished for the offence although he has ceased to be subject to this Act, in like manner as he might have been taken into custody and tried and punished if he had continued to be so subject

46 When a person subject to this Act is accused of an offence in respect of which a Criminal Court has jurisdiction over him under this

Act or otherwise the following rules shall apply namely -

(a) any person subject to this Act shall on application made to hin by the Court a sist in arresting and securing the accused and the commanding officer shall if so required by the Court deliver the accused to the Court

(b) when no requisition is made under clause (a) the commanding officer may if he thinks fit place the accused in custody with a view to delivering him up to such Criminal Court as appears to him most convenient in all the circumstances

of the case

- 47 When a person subject to this Act is accused of an offence in respect of which an Indian Marine Court or a commanding officer has purisdiction under this Act and that person is within the jurisdiction of ing civil political or police officer that officer shall, upon an application at to that effect made to him by the commanding officer of that person or any prescribed authority, and in the airest of the person and deliver lim when arrested into such custody as the command ng officer or the prescribed authority may require
  - 48 When an In line Marine Court or commanding officer under this Act and a Criminal Court under this Act or otherwise have concurrent jurisdiction in respect of an offence and there is a difference of opinion as to the tribunal I efore which the per on accused of the offence should be proceeded against either tribunal shall on the requisition of the other, stay proceedings pending a reference to the Governor General in Council, whose or ler as to the trib unal before which the preceedings are to be had shall le final

### (Chapter III —Jurisdiction and Powers Chapter IV —Indian Marine Courts )

- 49 An offender shall not be tried by an Indian Marine Court or by Provious his communding officer for any offence of which he has been convicted or acquitted by a Criminal Court or an Indian Marine Court or, in exercise of the payers conferred by section 43, by his commanding officer
- 50 Where a person hable to be tried by an Indian Marine Court Application under this Act is in confinement in pursuance of a sentence of a Criminal of 1869 to Court, the Director of Marine or other prescribed authority may make an Indian order in the form in Schedule B to the Prisoners' Testimony Act, 1869, Courts directed to the officer in charge of the place in which the person is confined, and the provisions of that Act with respect to compliance with any order made thereunder shall so far as they can be made applicable, apply in the case of any order made under this section.
  - 51 The Governor General in Council may suspend, annul or modify Governor any sentence passed by an Indian Manine Court or a commanding officer General in under this Act or substitute a punishment inferior in degree for the respect of punishment involved in any such sentence or remit the whole or any portion of the punishment involved in any such sentence or remit the whole or any portion of any punishment into which the punishment involved in any such sentence has been commuted and any sentence so modified shall subject to the provisions of this Act be valid and shall be carried into execution as if it had been originally passed with such modification by the Court or officer but so that the punishment involved in any sentence be not increased by any such modification.

#### CHAPTER IX

INDIAN MARINE COURTS

Constitution of the Court

(a) the Governor General in Council

(b) the Director of Marine

 $\widetilde{R}$ ) an officer empowered in that I shalf by warrant of the Governor General in Council

Provided that an Indian Marine Court assembled for the trial of a gazetted officer shall be convened only [by the Governor General in Council or by the Director of Marine]

Court

See 1 ow the Prisoners Act 1990 (3 of 1900) by which this has been repealed These words are substituted for the words by or with the previous sanct or of the Governor General in Co and two of the Indian Virine (Amendment) Act 1991 (10 of 1991)

42

- (2) When a ship or ships is on are detached on separate service, and when immediate example is necessary, and without detriment to the public service reference cannot be made to superior authority, the officer in command of the ship or ships may, without warrant, convene an Indian Marine Court for the trial of any person under his command being subject to this Act and below the rank of a gratetted officer
- 53 <sup>1</sup>[(1) An Indian Marine Court shall consist of a president and not less than two, or more than four, other members, such members to be of rank not inferior to that of Lieutenant?
- <sup>1</sup>[(2) The president of an Indian Manne Court for the trial of a Commander shall be of rank not below that of Communder, and two at least of the other officers composing the Court shall be of rank not below that of Commander 1
- <sup>1</sup>[(3) Except in the case of an Indian Marine Court convened under section 52, sub section (2), the president of an Indian Marine Court for the trial of my person below the gride of Commander shall be of rank not below that of Commander ?
  - (4) A person acting as prosecutor shall not be a member of the Court (5) An officer convening an Indian Marine Court shall not sit thereon
- except as permitted by the provise to sub-section (1)
  (6) The president and the other members of every Indian Marine
- (6) The president and the other members of every Indian Marine Court shall be named by the authority convening the same
- (7) When an Indian Marine Court after the commencement of the trial, is reduced to a less number than three members at shall be deemed to be dissolved.
- (8) In the case of the death or unavoidable absence of the president of an Indian Marine Court, the next senior member of the Court, if qualified under sub-section (2) or sub-section (3) as the case may be, shall take the place of the president without special appointment as such
- (9) If such next senior member is not qualified as aforeand the Court shall be deemed to be dissolved
- s[(10) The seniority and precedence of officers serving on the same Indian Marine Court shall be governed by their seniority as shown in the latest Indian Marine I ist. The fact of any officer bearing a superior title by virtue of an appointment which he may for the time being be holding, shall not give him seniority or precedence over any officer serving with him on the Indian Marine Court who may be senior to him on the Indian Marine List?

<sup>&</sup>lt;sup>1</sup> Sub-sections (1) (2) and (3) were substituted for the original sub-sections by 4 (1) of the Ind an Marine Act (1897) Amendment het 1899 (1 of 1899)

<sup>\*</sup> Sub-section (10) was alled by a 4 (2) 1611

### (Chapter IV -Indian Marine Courts )

<sup>1</sup>[(11) The authority convening an Indian Marine Court shall, when practicable, appoint a Judge Advocrte to every trial, who shall be, if possible an officer of the Judge Advocate General's Department 7

<sup>1</sup>[(12) The authority convening an Indian Marine Court shall also appoint a person as Provost Marshall, who shall be responsible for the arrest and safe custody of the prisoner or prisoners as directed, until the decision of the confirming authority is made known and communicated to him by the convening authority i

#### Procedure at the Trial

54 An Indian Marine Court shall be held on board one of Her Place of sit Majesty's Indian Marine vessels or on land ting of India Marine Court

55 As soon as an Indian Manne Court is assembled the names of Challenga, the members of the Court shall be read over to the prisoner, who shall be asked if he objects to being tried by any of them if the prisoner objects to any member, the objection shall be decided by the Court if the objection is allowed, the place of the member objected to shall be filled up by the officer next in seniority available for the duty who is not on the Court, subject to the regulations contained in section 53, subsections (2), (3), (4) and (5)

Provided that where the Court is composed as in the provise to section 53 sub-section (I) and no officer qualified under that section is available to take the place of the officer objected to the Court shall, after recording the objection proceed with the trial in like manner as if the objection had been disallowed

56 (1) Before an Indian Marine Court proceeds to try a prisoner an Oaths oath shall be made by every member of the Court in the prescribed manner

(2) An oath shall be made in the prescribed manner by any person to gives evidence or acts as an interpreter before an Indian Marine Court

57 When no specific charge is made against any person subject to Trial of a this Act for or in respect or in con equence of the wreck loss destruction or cripture of any vessel in the Indian Marine Service all the officers and crew of the vessel may if the authority convening the Court thinks fit, be tried togethen before one and the same Indian Marine Court and any of them when upon his trial may be called upon to give evidence on oath touching any of the matters then under inquiry but no person shall be follied to give any evidence which may tend to criminate himself

Sub ections (11) and (1) were added by s 4 () of the Indian Marine Act (1887) Amendment Act 1899 (1 of 1899)

#### (Chapter IV -Indian Marine Courts )

58 (1) If by reason of the illness of the prisoner before the finding it is impossible to continue the trial, an Indian Marine Court shall be deemed to be dissolved

Provided that, where more prisoners than one are being tried and the trial of only one or some of them is rendered impossible by illness, the Court may, if it sees fit, continue the trial of the other or others, and, where the Court so continues the trial, it shall be deemed to have been dissolved only with respect to the prisoner or prisoners whose illness caused the continuance of his or their trial to be impossible

- (2) When the illness with which a prisoner is affected is insanity, the Court shall proceed, as nearly as circumstances admit in the same manner as a Magistrate or Court may proceed under section 466 of the 'Code of X or Criminal Procedure 1882 when an accused person is found to be of un sound mind and incanable of making his defence
- 59 Subject to the provisions of the last foregoing section, where an Indian Marine Court is dissolved under that section or section 53, subsection (7) or subsection (9) the proceedings are null and void and the prisoner may be tried before another Indian Marine Court on the same charge or charges
- 60 The president may on any deliberation among the members cause an Indian Marine Court to be cleared of all other persons
- 61 Every decision of an Indian Manne Court shall be passed by a majority of votes and where there is an equality of votes the president shall have a second or casting vote

Provided that if there is an equality of votes on the finding the decision shall be in favour of the prisoner

- 62 (1) Every person who may be required to give evidence or to pro duce a document before an Indian Marine Court shall be summoned in the prescribed manner
- (2) Λ summons issued under this section may be sent to any officer exercising magniterial powers within whose jurisdiction the person summoned may be or resides and the officer shall give effect to the summons as if the witness were required to attend in his Court
- 63 When a person subject to this Act who being duly summoned or ordered to attend as a witness before an Indian Marine Court, behaves with contempt to the Court the Court, if it thinks fit instead of reserving him for trial by another Court for an offence under section 34 may by order under the hand of the president, sentence him to imprisonment for a term which may extend to one month

See now the Code of Criminal Procedure 1893 (Act 5 of 1893)

(Chapter IV -Indian Marine Courts )

# Confirmation of Findings and Sentences

64 (I) The president of an Indian Marine Court shall date and sign Submission the proceedings of the Court and submit them, as soon as possible after ings to con their completion, to the confirming authority

firming su

- (2) If the Court has made a recommendation to mercy, the recommendation shall be recorded and submitted to the confirming authority as part of the proceedings
- 65 A finding or sentence of an Indian Marine Court shall not be Confirmation valid except in so far as it may be confirmed by the confirming authority and sentens
- 66 (1) The confirming authority shall ordinarily be the authority Confirming convening the Court
- (2) But if the Court was convened for the trial of a gazetted officer \* \* or if in the case of a Court convened for the trial of any
- other person subject to this Act, the Governor General in Council is of opinion that the authority convening the Court cannot act, or cannot conveniently act, as the confirming authority, the confirming authority shall be the Governor General in Council
- (3) The fact that the Governor General in Council has acted as the confirming authority with respect to any finding or sentence shall be con clusive proof that he was the proper confirming authority with respect thereto
- 67 (I) The confirming authority may send back the finding and sen Powers of tence of an Indian Marine Court or either of them for revision and, confirm ag on the finding or sentence being sent back the Court may if so directed authority by the confirming authority receive additional evidence
- (2) Where the finding only is sent back for revision, the Court may revise the sentence also
- (3) The confirming authority may in confirming the sentence of an Indian Marine Court -
  - (7) reduce the punishment thereby iwirded or commute that punishment to any other punishment of inferior degree to which the offender might have been sentenced by the Court
    - (b) suspend for such time as seems expedient the execution of the sentence
    - (c) if the finding or sentence is informally expressed vary the form thereof or if the sentence i invalid sub titute a valid sentence therefor

The words with the previous sanction of the Governor General in Courcil were omitted by s of the Indian Marine (Amendment) Act 1001 (10 of 19.1)

(4) Notwithstanding any error, omission or irregularity in any proceeding of an Indian Marine Court, the confirming authority may confirm the finding or sentence of the Court or either of them, unless the error, omission or irregularity has in the opinion of that authority, occasioned a failure of justice

#### Emdence

68 The Indian Evidence Act, 1872, subject to such modifications therein is the Governor General in Council may, by notification in the Gazette of India direct shall apply to all proceedings before Indian Marine Courts

#### Preservation of Proceedings

- 69 (1) The proceedings of all Indian Marine Courts shall be preserved in the office of the Director of Marine for not less than seven years in the case of the trial of a gazetted officer or than three years in the case of any other person
- (2) Any person tried by an Indian Marine Court shall be entitled, on demand at any time after the confirmation of the finding and sentence of the Court and before the proceedings are destroyed to obtain from the officer or person having the custody of the proceedings a copy thereof, upon payment for the same at the prescribed rate.

# Power to make Rules respecting Procedure

- 70 (1) The Governor General in Council may make jules' to regulate the procedure of Indian Marine Courts and for the purpose of carrying this Act into execution so far as relates to the investigation trial and punishment of offences triable by those Courts
- (2) The Governor General in Council may by any such rule confer on an Indian Marine Court any power (other than a power to try an accused person or pass a seatence) conferred on a Court of original criminal jurisdiction by the 2 Code of Criminal Procedure 1882

# \*[Supplemental]

\*[70A When an Indian Marine vessel is wrecked lost, destroyed, or ciptured by the enemy, it shall, for the purposes of this let be deemed

<sup>1</sup> For rules made under as 63 and "0 in conjunction with s 4 to regulate the proceedings of Indian Marine Courts and certain other matters see Gen! R & 0, Vol 11

<sup>\*</sup> See now the Code of Criminal Procedure 1893 (Act 5 of 1893)

<sup>\*</sup>This leading and s "OA were inserted by s 5 of the Indian Marine Act (1837) Amendment Act 1809 (1 of 1809)

(Chapter IV -Indian Marine Courts Chapter V -Supplemental Criminal Provisions

to remain an Indian Marine vessel until her crew are regularly removed destruction into some other Indian Marine vessel or until a Court of Inquiry has been of Indian held into the cause of the wreck, loss, destruction or capture thereof 1

#### CHAPTER V

#### SUPPLEMENTAL CRIMINAL PROMISIONS

Procedure of Criminal Courts beyond British India

71 The 'law relating to criminal procedure for the time being in Frocedure of force in British India shall, subject to such modifications as the Governor Courts be General in Council, by notification in the Gazette of India directs, apply youd British to all proceedings under this Act in Criminal Courts beyond the limits of British India

- 72 The tollowing rules shall apply to persons subject to this Act Arrest of offende s when charged with offences under this Act -
- (1) Livery such person shall be placed in custody, but no person shall be detained in custody longer than is necessary for the purposes of justice
- (2) "Custody" means, according to the usage of the service, the putting of the offender under ariest or the putting him in confinement
- (3) Any officer, or if more officers than one are present the senior of them, may order into custody any other person of inferior rank subject to this Act.
- (4) The charge made against every person taken into custody shall, without unnecessary delay, be investigated by his commanding officer or other prescribed authority, and as soon as may be proceedings shall be taken for punishing the offender or discharging him from custody
- 73 A commanding officer shall upon an investigation being made Power of into a charge against a person subject to this Act and under his com officer mand of having committed an offence under this Act dismiss the charge if he thinks that it ought not to be proceeded with but when he thinks the charge ought to be proceeded with he shall subject to the provisions of this Act, take steps without delay for bringing the offender to trial

Execution of Sentences of Indian Marine Courts and Commanding Officers

74 (1) Every term of implisonment awaided in pursuance of the commence sentence of an Indian Marine Court or of a commanding officer exercising ment of Jurisdiction under this Act shall except as provided in sub-section (2) imprison

See now the Code of Criminal Procedure 1898 (Act 5 of 1898)

# (Chapter V -Supplemental Criminal Provisions)

be deemed to commence on the day on which the original sentence was signed by the president of the Court or pronounced by the commanding

(2) When a person already undergoing a sentence of penal servitude, transportation or imprisonment is sentenced by an Indian Marine Court to imprisonment, that imprisonment shall commence at the expiration of the penal servitude, transportation or imprisonment to which he has previously been sentenced

Provided that when, under this sub-section, at the expiration of a term of imprisonment to which a person has been sentenced by an Indian Marine Court, another term of imprisonment to which he has been similarly sentenced commences, and the aggregate term of imprisonment to which he would be thus hable would, as reckoned from the commencement of such imprisonment, exceed two years, so much of that term as is in excess of two years shall be deemed to be remitted

- 75 (1) A person sentenced by an Indian Marine Court, or by a commanding officer exercising jurisdiction under this Act, to imprisonment shall be defuned in the prescribed custody until he is transferred to a prison
- (2) A person sentenced as aforesaid shall, as soon as may be practicable be transferred to a prison in British India, and shall be delivered over with a warrant of commitment in the prescribed form signed by the prescribed authority to the officer in charge of that mison
- (3) A person transferred to a prison under sub section (2) shall thereafter be dealt with in all respects as if he were detained in that prison under a sentence of a Criminal Court

# Provided that-

- (u) when he is a person sentenced to imprisonment by his commanding officer the commanding officer, or the Director of Marine, may at any time by order in writing direct that he be discharged.
- (b) the Director of Marine or any commanding officer may, by order in writing, direct that any person so transferred shall be delivered over to the prescribed custody for the purpose of being brought before an Indian Marine Court either as a witness or for trial or otherwise and that he shall again be transferred to the prison.

#### Sarings

76 I reept as expressly provided by this Act nothing in this Act shall affect the jurisdiction or powers of any Court of criminal jurisdiction

60

(Chapter V -Supplemental Criminal Provisions Chapter VI -Proussions of Civil Law )

77. Nothing in this Act shall affect any rules, regulations, conditions Miner or customs of the Indian Marine Service now or hereafter in force under punishments which any person may be liable-

- (a) to dismissal, loss of seniority, dislating, forfeiture or stop-
- (b) to any restriction not amounting to custody, or any deprivation of indulgence or additional duty, imposed in the way of discipline

Amendment of Acts

78. [Amendment of Act X of 1882, section 54 (Arrest of Deserters )] Rep. by the Code of Criminal Procedure, 1898 (Act V of 1898)

79. After section 138 of the Indian Penal Code the following section Amendment shall be inserted, namely

VII of the Penal Code Offences relating to Army and \avy)

"138A. The foregoing sections of this Chapter shall apply as if Hei Application of foregoing Majesty's Indian Marine Service were comprised in the Navy of the sections to the Indian Queen." Marine Service

#### CHAPTER VI

#### PROVISIONS OF CIVIL LAW

Exemption from Process

- 80. (1) A person below the position of gazetted officer shall not, from arrest while subject to this Act be liable to be taken out of the Indian Marine for debt Service by any process, execution or order of any Court of law or otherwise, or be compelled to appear in person before any Court of law except in respect of the following matters, or one of them, that is to say -
  - (a) on account of a criminal charge or conviction.
  - (b) on account of a decree for money, when the amount exceeds three hundred supees over and above the costs of the suit
- (2) The Judge of any such Court may examine into any complaint made by any such person, or his superior officer, of the arrest of the person contrary to the provisions of this section, and may by order under his hand discharge the person, and award reasonable costs to the complainant, who may recover the e costs as he might have recovered costs awarded to him by a decree against the person obtaining the process

# (Chapter VI -Provisions of Civil Laws)

81 The clothes, equipment or arms of a person subject to this Act shall not be seized, nor shall the pay and allowances or any part thereof of any such person below the position of a gazetted officer be attached, in execution of any decree or order enforceable against him by any Court of Civil Judicature

### Property of Deceased Persons and Deserters

82 The following rules are enacted respecting the disposal of the property of any person subject to this Act who dies or deserts -

(I) The commanding officer shall secure all the moveable property

which is on the spot and cause an inventory thereof to be made

(2) In the case of a deceased person if his representative is on the spot and gives security for the payment of the ship and service debts of the deceased the commanding officer shall deliver over the property to that representative

(3) In the case of a deceased person of the property is not dealt with under clause (2), and in the case of every deserter, the commanding officer shall cause the property to be sold by public auction, and from the proceeds of the sale shall pay the ship and service debts and, in the case of a deceased person the expenses of his funeral ceremonies

(4) The surplus if any shall in the case of a deceased person be paid

to his representative

50

(5) In the event of no claim for the surplus of a deceased person's estate being established within twelve months after his death, ind immediately after the sale of the effects of a deserter, the amount re maining in the hands of the commanding officer shall be remitted to the Director of Marine

(6) Property deliverable or money payable to the representative of a deceased person under this section may if the value or amount thereof does not exceed one thousand rupees and the Director of Marine or the prescribed authority thinks fit be delivered or paid to any person appearing to him to be entitled to receive it or to administer the estate of the deceased without requiring the production of any probate, letters of administration, certificate or other such conclusive evidence of title, and such delivery or payment shall be a full discharge to the person ordering or making the same and to the Secretary of State for India in Council from all further liability in respect of the property or money, but nothing in this section all affect the rights of any executor or administrator or other representative or of any creditor of a deceased person against a person to whom any such delivery or payment has been made

(7) A person shall be deemed to have deserted within the meaning of this section who has been convicted of desertion, or who has been absent without leave for a period of thirty days from the Indian Marine Service

and has not subsequently surrendered or been arrested

1888: Act III.]

Police.

#### ACT No II of 1888 1

[10th February, 1888]

An Act to provide for the levy of a Customs-duty on Petroleum.

Whereas it is expedient to provide for the levy of a 2customs duty on petroleum; It is hereby enacted as follows:—

1. [Addition to Schedule II, Act XI, 1882] Rep by the Indian Tariff Act, 1894 (VIII of 1894), Sch I

1878 And whereas the provise to section 37 of the Sea Customs Act, 1878, do not apply to goods to which a rate of duty is not already applicable; It is further enacted as follows:

2. The rate of duty applicable to petroleum of which the bill-of-entry Commencement of such versel, within the meaning of section 37 of the Sea Customs Act, effect of the 1878, to the Customs-Collector under section 86 of that Act after the addition to passing of this Act, shall be the rate of duty specified in the \*second the schedule, schedule to the \*Indian Tariff Act, 1882, as amended by this Act.

#### ACT No III or 1888 4

[17th February, 1888]

An Act to amend the Law relating to the Regulation of Police

WHEREAS it is expedient to relax those provisions of Acts for the regulation of police which restrict the employment of police-officers to

For duty on petroleum, see now Art 40, Sch II, of the Indian Tariff Act, 1894 (8 of 1894)

<sup>&</sup>lt;sup>1</sup> Short title "The Petroleum (Customs duty) Act, 1888," see the Indian Short Titles Act, 1897 (14 of 1897)

For Statement of Objects and Reasons, see Gazette of India, 1889, Pt V, p 2, for Report of the Select Committee, see abid, Pt IV, p 6, and for Debates in Council, see bid, Pt VI, pp 6, 21 and 85

See now the Indian Tariff Act, 1894 (8 of 1894), Sch II (40)

<sup>\*</sup>Tor Statement of Objects and Reasons, see Gazette of India, 1888, Pt V Plog for Report of the Select Committee, see thid, 1888, Pt IV, p 8, and for Proceedings in Council, see thid, 1887, Pt VI, p 100, and thid, 1889, pp 37 and 40.

The Act has been declared in force in British Baluchistan by the British Baluchistan Laws Regulation, 1913 (2 of 1913), Bal Code

It has been declared, by notification under s 3 (a) of the Scheduled Districts Act, 1874 (14 of 1874), to be in force in the Districts of Hazaribagh, Loba dagg (now called the Ranchi District, see Calcutta Gazette, 1899, Pt. I. p. 44), Midobham and Palamau, and in Pargan's Dhalbhum and the Kolhan in the Singhbhum District, see Gazette of India, 1885, Pt. I, p. 130

It had been declared in force in Upper Burma (except the Shan States) by the Burma Laws Act, 1898 (13 of 1898), Bur Code it had been personal extended there by notification under s 5 of Act 14 of 1874, see Gazette of India 1892, Pt. 1, P. 94

Police 52

- the presidency province or place of the police establishment of which they are members. It is hereby enacted as follows -
  - 1 (1) This Act may be called the Police Act, 1888
    - (2) It extends to the whole of British India, 18
- 2 (1) Notwithstanding anything in 2Act XXIV of 1859 (an Act for the better regulation of the Police within the territories subject to the Presidency of Fort St George), Act V of 1861 (an Act for the Regulation of Police) 3 for the corresponding law for the time being in force in the territories administered by the Governor of Bombay in Council], or any Act relating to the police in any presidency town, the Governor General in Council may, by notification in the Gazette of India, create a general police district embracing parts of two or more presidencies, provinces or places, and direct the enrolment under Act V of 1861 of a police force for service therein 4
- (2) With respect to such a district and the police force enrolled therefor, the functions of the Local Government under Act V of 1861, the 5 Code of Criminal Procedure, 1882, and any other enactment for the X o time being in force relating to police shall, subject to any orders which the Governor General in Council may make in this behalf, be discharged by the Governor General in Council, or by such I ocal Government or other authority as the Governor General in Council may appoint, and the functions of the Inspector-General of Police, Deputy Inspectors General, Assistant Inspectors General, District Superintendents of Police and Assistant District Superintendents under Act V of 1861 and any other enactment for the time being in force shall, subject as aforesaid, be discharged by such officer or officers as may be appointed by the uthority ordinarily discharging under this sub-section the functions of the I ocal Government with respect to the district and force
- (3) Subject to any orders which the Governor General in Council may make in this behalf members of a police force enrolled for service in a general police district created under sub section (1) shall have within every part of any presidency, province or place of which any part is included in the district the powers duties privileges and liabilities which as police officers appointed under Act V of 1861, they have within the district

<sup>&#</sup>x27;The word 'and' at the end of sub-section (2) and sub-section (3) were repealed by the Repealing and Amending Act, 1914 (10 of 1914)

<sup>&#</sup>x27;Mad Code \*These words were substituted for the words "the Bombay District Police Act, 1867, by the second schedule to the Repealing and Amending Act, 1891 (20 1891) See now the Bomlay District Police Act 1890 (Hom Act IV of 1890)

<sup>&</sup>quot; For notifications issued under these powers see Genl R & O , Vol II

See now the Code of Criminal Procedure 1903 (Act 5 of 1893)

#### Reserve Lorces

(4) Any member of such a force whom the authority ordinarily di charging with respect thereto the functions of the Local Government under sul section (2) has generally or specially empowered to act under this sub section may subject to any orders which the Governor General in Council may make in this behalf exercise in any part of the local area in which he has the powers of a police officer under sub section (3) any of the powers which an officer in charge of a police station has in that part and when so exercising any such power shall subject as aforesaid be deemed to be an officer in charge of a police station dis charging the functions of such an officer within the limits of his station

(5) Subject to any orders which the Governor General in Council may make in this behalf, a part of a presidency province or place included in a general police district under sub section (1) shall not by reason of being included therein cease for the purposes of any enactment relating to police to le part of the presidency provinc or place of which it forms

(6) For the purposes of this section and subject to the provisions thereof Act V of 1861 shall notwithstanding anything in section 46 of that Act le deemed to take effect throughout the whole of British India

3 Notwithstanding anything in any of the Acts mentioned or referred Employment to in the last foregoing section but subject to any orders which the officers Governor General in Council may make in this behalf, a member of the beyond the police establishment of any presidency, province or place may discharge per decy. the functions of a police officer in any part of British India beyond the or place to which they limits of the presidency, province or place and shall while so discharg belong ing such functions be deemed to be a member of the police establishment of that part and be vested with the powers functions and privileges and be subject to the limbilities of a police officer belonging to that estal lishment

#### ACT No IV of 1888 1

[2nd March 1888]

An Act to regulate Her Majesta's Indian Reserve Forces

WHEREAS it is expedient to provide for the government discipline and regulation of Her Majesty's Indian Reserve Forces It is hereby enacted as follows ----

1 (1) This Act may be called the Indian Reserve Forces Act 1888, Title and 5re

<sup>&</sup>lt;sup>1</sup> For Statement of Objects and Reasons are Gazette of Ind a 1833 Pt V, p 22 and for Proceedings in Council, are told 1833 pp 45 and 55

This Act has been declared in force in Brit sh Baluch stan by the Baluchistan Laws Reg. [atton 1913 C of 1913) Bal Code

Police

the presidency, province or place of the police establishment of which they are members. It is hereby enacted as follows -

- 1 (1) This Act may be called the Police Act, 1888
- (2) It extends to the whole of British India 18

52

- 2 (1) Notwithstanding anything in 2Act XXIV of 1859 (an Act for the better regulation of the Police within the territories subject to the Presidency of Fort St George), Act V of 1861 (an Act for the Regula tion of Police) 3 for the corresponding law for the time being in force in the territories administered by the Governor of Bombay in Council, or any Act relating to the police in any presidency town, the Governor General in Council may by notification in the Gazette of India, create a general police district embiacing parts of two or more presidencies, provinces or places and direct the enrolment under Act V of 1861 of a police force for service therein
- (2) With respect to such a district and the police force enrolled therefor, the functions of the Local Government under Act V of 1861, the 5 Code of Criminal Procedure 1882, and any other enactment for the X time being in force relating to police shall subject to any orders which the Governor General in Council may make in this behalf, be discharged by the Governor General in Council or by such Local Government or other authority as the Governor General in Council may appoint, and the functions of the Inspector General of Police, Deputy Inspectors General Assistant Inspectors General District Superintendents of Police and Assistant District Superintendents under Act V of 1861 and any other enactment for the time being in force shall, subject as aforesaid, be discharged by such officer or officers as may be appointed by the uthority ordinarily discharging under this sub section the functions of the I ocal Government with respect to the district and force
- (3) Subject to any orders which the Governor General in Council may make in this behalf members of a police force enrolled for service in a general police district created under sub section (1) shall have within every part of any presidency, province or place of which any part is included in the district the powers duties privileges and liabilities which as police officers appointed under Act V of 1861 they have within the district

<sup>&#</sup>x27;The word and at the end of sub-section (2) and sub-sect on (3) were repealed by the Repealing and Amend ng Act 1914 (10 of 1914)

<sup>&#</sup>x27; Mad Code These words were substituted for the words "the Bombay Destrict Police Act 1857", by the second schedule to the Repealing and Amending Act 1891 (22 of 1891) See now the Bombay District Police Act 1890 (Bom Act IV of 1890) Bom Code

<sup>&</sup>quot; For notifications issued under the e powers see Genl R & O , Vol II s See now the Code of Crim nal Procedure 1903 (Act 5 of 1898)

1888: Act VIII.7

Tolls

- (2) Where a person belonging to the Indian Reserve Forces is required by or in pursuance of any rule or order under this Act to attend at any place, a certificate purporting to be signed by an officer appointed by such a rule or order in this behalf, and stating that the person so required to attend failed to do so in accordance with such requirement, shall, without proof of the signature or appointment of such officer, be evidence of the matters stated therein.
- (3) Any person charged with an offence under this section may be taken into and kept in either military or civil custody, or partly into and in one description of custody and partly into and in the other, or be transferred from one description of custody to the other.
- 7. Nothing in this Act or in any rule or order thereunder shall make Effect of Act any person transferred to the Indian Reserve Forces before the com- stready in mencement of this Act subject, without his consent, to any of the provisions of this Act.

#### ACT No. VIII or 1888.11

[5th September, 1888.]

An Act to remove doubts as to the legality of the levy of certain Tolls.

WHEREAS doubts have been raised as to the operation of the Acts of the Governor General in Council, No. VIII of 1851 (an Act for enabling Government to levy Tolls on Public Roads and Bridges) and No. XV of 1864 (an Act to amend Act VIII of 1851); It is hereby enacted as follows:-

- 1. Acts VIII of 1851 and XV of 1864 shall be deemed to be in force Enforcement throughout the territories now administered by the Lieutenant-Governor of Acta VIII of the Punjab, and from the twenty-first day of August, 1857, and the XV of 1864 twenty-fourth day of March, 1864, respectively, to have been in force in in the Punjab. the territories for the time being administered as part of the Punjab.
- 2. (1) In any part of British India beyond the limits of the territories Operation of administered by the Governor of Fort St. George in Council, and the the Poulsb

Bhort title, "The Indian Tolls Act, 1888," see the Indian Short Titles Act, 1897 (14 of 1897).
For Electrical College and Proceedings (1888, Pt. V. p. 43,

This the Shan States) by the B of the Scheduled

it. I, p. 497, and Gazette ot india, 1000, r't. 1, p. 410.

in which Acts VIII of 1861 and XV of 1864 may be or have been extended, or may be or have been declared to be in force, under the latter of those Acts or by this Act or by or under any other enactment, the Local Government shall be deemed to have and, where the Acts have been in force before the passing of this Act, to have had the same authority as if it had been included among the Local Governments

(2) "Presidency", where that word occurs in section 8 of Act VIII of 1851, shall be deemed to mean, and to have meant, the territories under

3 All tolls levied, or purporting to have been levied, under Acts VIII of 1851 and XV of 1864, or either of those Acts, before the passing of

4. Nothing in the foregoing sections shall affect any proceedings com-

specified in section 2 of Act VIII of 1851

the administration of a Local Government

Act. 1885, It is hereby enacted as follows -

this Act, shall be deemed to have been lawfully levied

menced in any Civil Court before the first day of July, 1888

5 In section 2 of Act VIII of 1851 \*• • • • the word "and" shall be inserted between the words "the Lieutenant-Governor of the North Western Provinces of Bengal" and the words "the Governor of the Presidency of Fort St George in Council"

ACT No AI of 1888 5

An Act to make an addition to the Indian Telegraph Act, 1885
Whereas it is expedient to make an addition to the Indian Telegraph

1. The following section shall be added to that Act, namely —

(See Vol II)

For notification extending the provisions of Act 8 of 1851 and of Act 15 of 1864 to Lower Burma, under s 2 of this Act, see Bur R M

[5th October, 1888 ]

XIII

\*The words "the words and the Governor of the Presidency of Bombay in Council' are hereby repealed and" were repealed by the Repealing and Amending 4ct, 1801 (22 of 1801).

\*Short title, "The Indian Telegraph (Presidency towns) 4ct, 1888," see the Indian Short Titles Act, 1807 (14 of 1807)

For Statement of Objects and Reasons are Gazette of India, 1888, Pt V, p 45, and for Proceedings in Council, see that Pt V, p 83 and 102

1889 Act I 1

Metal Takens

#### ACT No. AVII or 1888 1

[26th October, 1888]

An Act to amend the Indian Marine Act, 1887

WHEPEAS It is expedient to amend the Indian Marine Act, 1887, It is hereby enacted as follows -

1 For sub-section (2) of section 2 of the Indian Marine Act, 1887, the Amendment following shall be substituted, namely -(Vide supra, p 30)

Act XIV of 1887

ACT No I or 1889 2

[1st Tebruary, 1889]

An Act for the Protection of Coinage and other purposes

WHEREAS it is expedient to prohibit the making, or the possession for 164ue or the issue, by private persons, of pieces of metal for use as money,

And whereas it is also expedient to amend section 28 of the Indian Penal Code.

It is hereby enacted as follows -

1 (1) This Act may be called the Metal Tolens Act 1889

(2) It extends to the whole of British India,30

Title and extent

2 In this Act " issue " means to put a piece of metal into circulation Definition for the first time for use as money in British India such piece having

'Short title The Indian Marine Act (1887) Amendment Act 1898, see the Indian Short Titles Act 1897 (14 of 1897)

For Statement of Objects and Reasons see Gazette of India 1888 Pt 1, p 103 and for Proceed ngs in Council see abid Pt VI pp 110 and 133

This Act is in force in Upper Burma (except the Shan States) as being part of the original Act (14 of 1887) declared in force there by the Burma Laws Act 1898 (13 of 1898) s 4 Bur Code

For Statement of Objects and Reasons, see Gazetto of India, 1883, Pt V, p 19, for Report of the Select Committee see thid 1889, Pt IV, p 3, and for Debates in Council see thid 1889 Pt VI pp 3 and 9.

This Act has been declared in force in Upper Burna (except the Shan State) the Burna Laws Act 1898 (13 of 1893) in the Arakan Hill District by Regulation 1 of 1916 s 2 Bur Code

It had been previously extended there by notification under a 5 of the Scheduled Districts Act, 1874 (14 of 1874) see Burma Gazette, 1893 Pt I, p 154

The word and" at the end of sub section (2) and sub section (5) were repealed by the Repealing and Amending Act 1914 (10 of 1914)

(2) Notwithstanding anything in the 'Code of Criminal Procedure 1892, no other offence punishable under section 4 shall be a cognizable vot is

offence, or beyond the limits of a presidency-town be taken cognizance See now the Code of Criminal Procedure, 1893 (Act 5 of 1893)

(3) If in the trial of any such offence the question arises whether any

piece of metal or mixed metal was intended to be used or to be issued for use as money, the burden of proving that the piece was not intended to be so used or resued shall lie on the accused person 5 (1) The offence of making, in contravention of section 3, any such

shall, in addition to any other punishment to which he may be sentenced, forfest all such pieces as aforestid and all instruments and materials for the making of such pieces which may have been found in his possession custody or control

imprisonment which may extend to three years, or with fine, or with both (2) If any person is convicted of an offence under sub section (1), he

with imprisonment which may extend to one year, or with fine, or with both, or. (11) if he has been previously convicted under this section, with

going section, with intent to issue the piece. the person shall be punished (1) if he has not been previously convicted under this section,

section or issues or attempts to issue, any such niece as is mentioned in that section. (b) if, after the expiration of three months from the commence

(a) if any person makes in contravention of the last foregoing

ment of this Act, any person has in his possession, custody or control any such piece as is mentioned in the last fore

money, shall be made except by the authority of the Governor General in Council

4 (1) In either of the following cases, namely -

in force under section 19 of the Sea Customs Act. 1878 3 No piece of copper or bronze or of any other metal or mixed metal. which, whether stimped or unstamped, is intended to be used as

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been made in contravention of this Act or brought into British India by sea or by land in contravention of any notification for the time being of by any Magistrate, except a District Magistrate or Sub Divisional Ungistrate, without the previous sanction of the District Magistrate or Sub Divisional Magistrate

6 If at any time the Governor General in Council sees fit, by note Application fication under section 19 of the Sea Customs Act, 1878, to prohibit or the foregoing restrict the bringing by sea or by land into British India of any such provisions of pieces of metal as are mentioned in section 3, he may by the notification importation direct that any person contravening the prohibition or restriction shall of peces of be liable to the punishment to which he would be liable if he were con as money victed under this Act of making such pieces in British India, instead of to the penalty mentioned in section 167 of the Sea Customs Act 1878, and that the provisions of sub section (3) of section 4 and sub section (1) of section 5, or of either sub-section, in relation to the offence of making such pieces shall notwithstanding anything in the Sea Customs Act. 1878, apply, so far as they can be made applicable, to the offence of contravening the prohibition or restriction notified under section 19 of that Act

- 7. [Addition to section 98, Act A of 1882 ] Rep by the Code of Criminal Procedure, 1898 (Act V of 1898)
- 8 (1) No piece of metal which is not coin as defined in the Indian Prohibition Penal Code shall be received as money by or on behalf of any railway of receipt by administration or local authority

ities and railwaya as money of

- (2) If any person on behalf of a railway administration, or on behalf metal which of a local authority, or on behalf of the lessee of the collection of any toll or other impost leviable by a railway administration or local author ' ity, receives as money any piece of metal which is not such coin as aforesaid, he shall be punished with fine which may extend to ten rupees
- 9 For the Explanation to section 28 of the Indian Penal Code the Amendment of section 28 following shall be substituted, namely of the Indian Penal Code
- " Explanation 1 It is not essential to counterfeiting that the imitation should be exact

"Explanation 2 -When a person causes one thing to resemble another thing, and the resemblance is such that a person might be deceived thereby, it shall be presumed, until the contrary is proved, that the person so causing the one thing to resemble the other thing intended by means of that resemblance to practise deception or knew it to be likely that deception would thereby be practised "

<sup>&#</sup>x27;For notification issued under this power, see Genl R and O

# ACT No II of 1889 1

[15th February, 1889]

An Act to declare the imperial standard yard for the United Kingdom to be the legal standard measure of length in British India

WHEREAS it is expedient to declare the imperial standard yard for the United Kingdom to be the legal standard measure of length in British India, It is hereby enacted as follows —

- 1 (1) This Act may be called the Measures of Length Act, 1889
- (2) It extends to the whole of British India, and

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- (3) It shall come into force on such "day as the Governor General in Council may appoint in this behalf
- 2 The imperial standard yard for the United Kingdom shall be the legal standard measure of length in British India and be called the standard yard
- 3 A copy approved by the Governor General in Council, of the imperial standard for determining the length of the imperial standard yard for the United Kingdom shall be kept in such place within the limits of the Town of Calcutta as the Governor General in Council may \*prescribe and shall be the standard for determining the length of the standard yard
- 4 One third part of the standard yard shall be called a standard foot, and one-thirty sixth part of such a vard shall be called a standard anch
- 5 Any measure having stamped thereon or affixed thereto a certificate purporting to be made under the authority of the Governor General in Council or of a Local Government and stating that the measure is of the length of the standard yard or that a measure marked thereon as a foot or inch is of the length of the standard foot or standard inch as the case may be, shall, when produced before any Court by any public servant having charge of the measure in pursuance of any direction published in an official Gazette by order of the Governor General in Council or the

For Statement of Objects and Reasons see Gazette of India, 1888 Pt V, p 41 for Report of the Select Committee see that 1889 Pt IV p 6 and for Proceedings in Council, see that 1889 Pt VI pp 65 and 62 and that 1889 Pt VI pp 20

The Act has been declared in force in Upper Burma (except the Shan States) by the Burma Laws Act 1893 (13 of 1893) Bur Code It had been previously extended there by notification under s 5 of the Scheduled Districts Act 1874 (14 of 1874), see Burma Cascite 1873 Pt 7, p 184

The Act was brought into force on the 15th June, 1889, see Genl R and O

<sup>\*</sup> For notification prescribing such a place see Genl R and O

1889: Act IV.] Merchandise Warks

- 1 Local Government, or by any person acting under the general or special authority of such a public servant, be deemed to be correct until its inaccuracy is proved
- 6 A public servant having in pursuance of such a direction charge of Inspection of such a measure as is mentioned in the last foregoing section shall allow measures by any person to inspect it free of charge at all reasonable times and to the public compare therewith or with any measure marked thereon any measure which such person may have in his possession
- 7. There shall be kept by the Commissioner of Police in the Town of Certified Calcutta under section 55 of the Calcutta Police Act, 1866 by the measures to Commissioners in Calcutta under section 370 of the Calcutta Municipal authorities Consolidation Act, 1888, by the Commissioner of Police in the City of existing en II Madras under section 32 of the Madras City Police Act, 1888, by the actments Municipal Commissioner in the City of Bombay under section 418 of the measures of II 'City of Bombay Municipal Act, 1888, and by the District Magistrate length under section 20 of Regulation XII of 1827 of the Bombay Code, such certified measures of the standard vard standard foot and standard inch as are mentioned in section 5

### ACT No. IV or 1889

[1st March, 1889]

An Act to amend the Law relating to Fraudulent Marks on merchandise

Whereas it is expedient to amend the law relating to fraudulent marks on merchandise. It is herely enacted as follows -

- 1 (1) This Act may be called the Indian Merchandise Marks Act, Title extent and com 1889 mencement
  - (2) It extends to the whole of British India and \*\*
  - (3) It shall come into force on the first day of April, 1889

¹ For officers appointed to have charge of such measures \*\*ce different local Rules and Orders

Annual Arrows repealed by Bengal Act 3 of 1899 which has in turn been repealed and replaced by Bengal Act 3 of 1923

\* Mad Code

\* Bom Code

Bom Code

For Statement of Objects and Reasons see Gazette of India, 1883, Pt. V, p. 109, for Report of the Select Commuttee see that 1889, Pt. V, p. 27, and for Proceedings in Council see that, 1889, Pt. VI, pp. 111 and 126 and that 1889 Pt. VI, p. 38

TOUT OU TOURS

2 In this Act, unless there is something repugnant in the subject

context,-(1) "trade mail " has the meaning assigned to that expression

in section 478 of the 1 Indian Penal Code as amended by XLV of this Act

(2) "trade description" means any description, statement or other indication, direct or indirect,-

> (a) as to the number, quantity, measure, gauge or weight of any goods, or (b) as to the place or country in which, or the time at

which, any goods were made or produced, or

(c) as to the mode of manufacturing or producing any goods, or

(d) as to the material of which any goods are composed, or

(e) as to any goods being the subject of an existing patent,

privilege or copyright, and the use of any numeral, word or mark which according to the custom of the trade is commonly taken to be an indication of any of the above matters shall be deemed to

which it is applied, and includes every alteration of a trade description, whether by way of addition, effacement or otherwise, where that alteration makes the description un . true in a material respect, and the fact that a trade description is a trade mark or part of a trade mark shall not prevent such trade description being a false trade description

be a trade description within the meaning of this Act (3) 1 " false trade description " means a trade description which is untrue in a material respect as regards the goods to

within the meaning of this Act (4) " goods" means anything which is the subject of trade or manufacture and

(5) " name" includes any abbreviation of a name Amendment of the Indian Penal Code

3 For that part of Chapter XVIII of the Indian Penal Code which AIV of 18 elates to Trade and Property Marks the following shall be substituted. aamely 🛶

" Of Trade, Property and other marks

1 " 478 A mark used for denoting that goods are the manufacture or

nerchandise of a particular person is called a trade mark, and for the 1 Cf the Merchandise Marks Act, 1897 [50 & 51 Vict , c 28, s 3 (1)]

# (Amendment of the Indian Penal Code )

purpo es of this Code the expression 'trade mark' includes any trade mark which is registered in the register of trade marks kept under the · Patents, Designs and Trade Marks Act, 1883, and any trade mark which. either with or without registration, is protected by law in any British possession or foreign State to which the provisions of the one hundred and third section of the Patents, Designs and Trade Marks Act, 1883 are, under Order in Council, for the time being applicable

" 479 A mark used for denoting that moveable property belongs to Property a particular person is called a property mark

"480 Whoever marks any goods or any case, package or other Using a false receptacle containing goods, or uses any case, package or other receptacle with any mark thereon in a manner reasonably calculated to cause it to be believed that the goods so marked, or any goods contained in any such receptacle so marked, are the manufacture or merchandise of a person whose manufacture or merchandise they are not, is said to use a false trade mark

"481 Whoever marks any moveable property or goods or any case, Using a false package or other receptacle containing moveable property or goods, or property uses any case, package or other receptacle having any mark thereon, in a manner reasonably calculated to cause it to be believed that the property or goods so marked, or any property or goods contained in any such receptacle so marked, belong to a person to whom they do not belong, is said to use a false property mark

"482 Whoever uses any false trade mark or any false property mark for usung a shall, unless he proves that he acted without intent to defruid, be false trade punished with imprisonment of either description for a term which may mark or proextend to one year, or with fine, or with both

"483 Whoever counterfeits any trade mark or property mark used Counterfeit by any other person shall be punished with imprisonment of either de- mark or scription for a term which may extend to two years, or with fine, or with property hoth

"484 Whoever counterfeits any property more used by a public Counterfeitung a mark
servant, or any mark used by a public servant to denote that any property used by a has been manufactured by a particular person or at a particular time or public serplace or that the property is of a particular quality or has passed through a particular office or that it is entitled to any exemption, or uses as genuine any such mark knowing the same to be counterfeit, shall be punished with imprisonment of either description for a term which may extend to three years, and shall also be liable to fine

"485 Whoever makes or has in his possession any die, plate or other Making or instrument for the purpose of counterfeiting a tride mark or property possession of any instrumark, or has in his possession a trade mark or property mark for the ment for purpose of denoting that any goods are the manufacture or merchandise

(Amendment of the Indian Penal Code Trade Descriptions )

rounterfeit ing a trade mark of property mark

of a person who e manufacture or merchandise they are not, or that they belong to a person to whom they do not belong, shall be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both

Selling goods marked with a counter feit trade mark or pro perty mark

- "486 Whoever sells, or exposes or has in possession for sale or any purpose of trade or manufacture, any goods or things with a counterfeit trade mark or property mark affixed to or impressed upon the same or to or upon any case, package or other receptacle in which such goods are contained, shall, unless he proves—
  - (a) that, having taken all reasonable precautions against committing an offence against this section, he had at the time of the commission of the alleged offence no reason to suspect the genuineness of the mark, and
  - (b) that, on demand made by or on behalf of the prosecutor, he gave all the information in his power with respect to the persons from whom he obtained such goods or things, or
  - (c) that otherwise he had acted innocently.

be punished with imprisonment of either description for a term which may extend to one year, or with fine or with both

Making a false mark upon any receptacle containing goods other receptivele containing goods, in a minner reasonably calculated to cause any public servant or any other person to believe that such recept-acle contains goods which it does not contain or that it does not contain goods which it does not contain or that it does not contain goods which it does contain or that the goods contained in such receptacle are of a nature or quality different from the real nature or quality thereof, shall, unless he proves that he acted without intent to defraud, be punished with imprisonment of either description for a term which may extend to three years, or with fine, or with both

Punishment for making use of any such false mark "488 Whoever makes use of any such false mark in any manner prohibited by the last foregoing section shall, unless he proves that he acted without intent to defraud be punished as if he had committed an offence against that section

Tampering with pro perty mark with intent to cause in jury "489 Whoever removes, destroys, defaces or adds to any property mark intending or knowing it to be likely that he may thereby cause injury to any person, shall be pum bed with imprisonment of either description for a term which may extend to one year, or with fine, or with both?

### Irade Descriptions

Provisions supplemental to the defini

<sup>1</sup> 4 (1) The provisions of this Act respecting the application of a false trade description to goods or respecting goods to which a false trade

<sup>&#</sup>x27;C/ the Merchandise Marks Act, 1887 [50 & 51 Vict, c 28, s 3 (2)], and Wright thereon pp 18 and 39

initials...

## (Tride Descriptions)

description is applied shall extend to the application to goods of any ton of false such numerals words or marks or arrangement or combination thereof trade description whether including a trade mark or not as are or is reasonably calculated to leal persons to believe that the goods are the manufacture or merchan dise of some person other than the person who e manufacture or merchan dise they really are and to goods having such numerals words or marks

or arrangement or combination applied thereto 1 (2) The provisions of this Act respecting the application of a false trade description to goods or respecting goods to which a false trade description is applied shall extend to the application to goods of any false name or initials of a person and to goods with the false name or initials of a person applied in like manner as if such name or initials were a trade description and for the purpose of this enactment the expres sion false name or initials means as applied to any goods any name or

(a) not being a trade mail or part of a trade mark and

(b) being identical with or a colourable imitation of the name or initials of a per on carrying on business in connection with goods of the same description and not having authorized the use of such name or initials

(3) I trade description which denotes or implies that there are con tained in any goods to which it is applied more vards feet or inches than there are contained therein standard vards standard feet or standard inches is a false trade descript on

<sup>2</sup> 5 (1) A person shall be deemed to apply a trade description to Appharton of trade goods whodescriptions

(a) applies it to the goods themselves or

(b) applies it to any covering label reel or other thing in or with which the goods are sold or are exposed or had in possession for sale or any purpose of trade or manufacture or

(c) places encloses or annexes any goods which are sold or are exposed or had in possess on for sale or any purpose of trade or manufacture in with or to any covering label reel or other thing to which a trade description has been applied or

(1) uses a trade description in any manner reasonably calculated to lead to the belief that the goods in connection with which it is u el are des gnated or described by that trade description

(2) A trade de cription of all be decined to be applied whether it is woven impressed or otherwise worked into or annexed or affixed to the goods or any covering label reel or other thing

Of the Mercland se Marks Act 188 [50 & 51 Vict c 3 s 3 (3)]

[1889 -Act IV.

(Trade Descriptions

Unintentional Contravention of the Law relating to Marks and Descriptions)

(3) The expression "covering" includes any stopper, cash, bottle, vessel, box, cover, capsule, case, frame or wrapper, and the expression "label" includes any band or ticket

Penalty for applying a false trade description 16 If a person applies a false trade description to goods, he shall, subject to the provisions of this Act, and unless he proves that he acted without intent to defraud, be punished with imprisonment for a term which may extend to three months or with fine which may extend to two hundred rupees, and in case of a second or subsequent conviction with imprisonment which may extend to one year, or with fine, or with both

Penalty for selling goods to which a false trade description is applied.

- <sup>2</sup> 7 If a person sells or exposes on has in possession for sale or any purpose of trade or manufacture any goods or things to which a false trade description is applied he shall unless he proves—
  - (a) that, having taken all reasonable precautions against committing an offence against this section, he had at the time of the commission of the alleged offence no leason to suspect the genumeness of the trade description and
  - (b) that on demand made by or on behalf of the prosecutor, he gave all the information in his power with respect to the persons from whom he obtained such goods or things, or
  - (c) that otherwise he had acted innocently,

be punished with impresement for a term which may extend to three months, or with fine which may extend to two hundred supees, and in case of a second or subsequent conviction with impresement which may extend to one year, or with fine or with both

#### Unintentional Contrarention of the Law relating to Marks and Descriptions

Unintentional contravention of the law relating to marks and descriptions.

<sup>3</sup> 8 Where a person is accused under section 482 of the Indian xivo 
<sup>n</sup> Penil Code of using a folse trade mark or property mark by reason of 
his having applied a mark to any goods property or receptacle in the 
manner mentioned in section 480 or section 481 of that Code as the case 
may be, or under section 6 of this Act of applying to goods any false trade 
description, or under section 485 of the Indian Penal Code of making

<sup>10)</sup> the Mer I an live Marks Act 1887 [50 t 51 Net c 29 s 2 (1)] For instructions as to prove tions under the section for offences relating to the short reeling of varian in Indian mills see Bombay Government Gazette 1900 Pt 1 of 4.

the short recling of yarn in Indian mills see Bombay Government Gazette 1906
Pt 1 p 48"
\*Cf the Merchandise Marks Act 1887 [50 8 51 Vict c 23 s 6]

(Unintentional Contracention of the Law relating to Marks and Descriptions Forfeiture of Goods )

any die plate or other instrument for the purpose of counterfeiting a trade mark or property marl, and proves-

- (a) that in the ordinary course of business he is employed, on behalf of other persons, to apply trade marks or property marks, or trade descriptions, or, as the case may be, to make dies, plates or other instruments for maling, or being used in making, tride marks or property marks, and that in the case which is the subject of the charge he was so employed and was not interested in the goods or other thing by way of profit or commission dependent on the sale thereof, and
- (b) that he took reasonable precautions against committing the offence charged and
- (c) that he had, at the time of the commission of the alleged offence, no reason to suspect the genuineness of the mark or description, and
- (d) that, on demand made by or on behalf of the prosecutor, he give all the information in his power with respect to the persons on whose behalf the mark or description was applied,

he shall be acquitted

#### Forfeiture of Goods

19 (1) When a person is convicted under section 482 of the Indian Forfeiture of Penal Code of using a fulse trade mark, or under section 486 of that goods. Code of selling, or exposing or having in possession for sale or any purpose of trade or manufacture, any goods or things with a counterfeit trade mark applied thereto, or under section 487 or section 488 of that Code of maling or maling use of, a false mark, or under section 6 or section 7 of this Act of applying a false trade description to goods or of selling, or exposing or having in possession for sale or any purpose of trade or manufacture any goods or things to which a false trade description is applied, or is acquitted on proof of the matter or matters specified in section 486 of the Indian Penal Code or section 7 or section 8 of this Act the Court convicting or acquitting him may direct the forfeiture to Her Majesty of all goods and things by means of, or in relation to, which the offence has been committed or, but for such proof as aforesaid, would have been committed

- (2) When a forfesture is directed on a conviction, and an appeal lies against the conviction an appeal shall be against the forfeiture also
- (3) When a forfeiture is directed on an acquittal and the goods or things to which the direction relates are of value exceeding fifty rupees,

<sup>1</sup> Of the Merchandise Warks Act 1887 [50 & 51 Vict c 28 s 2 (3) (m)]

(Forlesture of Goods Amendment of the Sea Customs Act. 1878)

an appeal against the forfeiture may be preferred, within thirty days from the date of the direction, to the Court to which in appealable cases appeals he from sentences of the Court which directed the forfeiture

# Amendment of the Sea Customs Act. 1878

Amendment of section 18 Act VIII of '10 (1) For clause (d) of section 18 of the Sea Customs Act, 1878, VIII the following shall be substituted namely -

- (d) goods having applied thereto a counterfeit trade mark within the mening of the Indian Penal Code, or a false trade ALV description within the meaning of the Indian Merchandise IV of Marks Act, 1889
- (e) goods made or produced beyond the limits of the United Kingdom and British India and having applied thereto any name or trade mark being, or purporting to be 2 \* \* \* the name or trade mark of any person who is a manufacturer, dealer or trader in the United Kingdom or in British India unless—
  - (i) the name or trade mark is, as to every application thereof, accompanied by a definite indication of the goods having been made or produced in a place beyond the limits of the United Kingdom and British India, and
  - (11) <sup>2</sup>[the country in which that place is situated is] in that indication indicated in letters as large and conspicuous as any letter in the name or trade mark, and the same language and character as the
- (2) To section 18 of the Sea Customs Act, 1878, as amended by subsection (1), the following shall be added, namely
  - (f) piece goods such as are ordinarily sold by length or by the piece which-
    - (i) have not conspicuously stamped in I nglish numerals on each piece the length thereof in standard yards, or in standard yards and a fraction of such a vard, according to the real length of the piece, and

Cf the Merchandise Marks let 1-- [50 & 51 Vet, c 28 s 16 (2)]

'The cords for being a colourable imitation of " were repealed by the Sca
Customs (Ariendment) Art, 1704 (16 of 1704)

<sup>\*</sup>These words were substituted by the Indian Merchanhse Marks and Sea Customs acts Amen ment act 1-1 (4 of 1841)

(Amendment of the Sea Customs Act, 1878)

- (11) have been manufactured beyond the limits of India,
  - (111) having been manufactured within those limits have been manufactured beyond the limits of British India in piemises which, if they were in British India, would be a factory as defined in the Indian Factories Act, 1881
- 11 The following shall be added after section 19 of the Sea Customs Addition of a section Act, 1878, namely —

a section
after section
19 Act VIII
of 1878
be Detention
and confis

- 1 "19A (1) Before detaining any such goods as are or may be Detention and confis specified in or under section 18 or section 19, as the case may be, or cation of taking any further proceedings with a view to the confiscation thereof spoods whose under this Act, the Chief Customs officer or other officer appointed by a prohibited the Local Government in this behalf may require the regulations under this section, whether as to information, security, conditions or other matters, to be complied with and may striky himself in accordance with those regulations that the coods are such as are prohibited to be imported
- (2) The Governor General in Council may make regulations,<sup>2</sup> either general or special, re pecting the detention and confiscation of goods the importation of which is prohibited, and the conditions, if any, to be fulfilled before such detention and confiscation, and may by such regulations determine the information, notices and security to be given, and the evidence requisite for any of the purposes of this section and the mode of verification of such evidence.
- (3) Where there is on any goods a name which is identical with, or a colourable initiation of, the name of a place in the United Kingdom or British India, that name, unless accompanied in equally large and conspicuous letters and in the same language and character, by the name of the country in which such place is situate, shall be treated for the purposes of sections 18 and 19 as if it were the name of a place in the United Kingdom or British India
- (4) Such regulations may apply to all goods the importation of which is prohibited by section 18 or under section 19 or different regulations may be made respecting different classes of such goods or of offences in relation to such goods
- (5) The regulations may provide for the informant reimbursing any public officer and the Secretary of State for India in Council all expenses and damages incurred in respect of any detention made on his information, and of any proceedings consequent on such detention

<sup>&#</sup>x27; Cf the Mercl u dise Marks Act 1997 [50 & 51 Vict, c °3 s 16 (2) (5), (4), (5) (1) and (5)]
' For rules made under this power conjointly with sections 19 and 20 see Genl R & O, Vol II p \* (39)

(Forferture of Goods 4 mendment of the Sea Customs Act, 1878)

an appeal against the foifeiture may be preferred, within thirty days from the date of the direction to the Court to which in appealable cases appeals lie from sentences of the Court which directed the forfeiture

### Amendment of the Sea Customs Act, 1878

Amendment of section 18 Act VIII of 1878

- 10 (1) For clause (d) of section 18 of the Sea Customs Act, 1878, vir. the following shall be substituted, namely
  - (d) goods having applied thereto a counterfeit trade mark within the meaning of the Indian Penal Code, or a false trade XLI description within the meaning of the Indian Merchandise IV of Mails Act, 1869
  - (e) goods made or produced beyond the limits of the United Kingdom and British India and having applied thereto any name or trade mark being, or purporting to be \* \* \* \* the name or trade mark of any person who is a manufac turer, dealer or trader in the United Kingdom or in British India, unless—
    - (1) the name of trade mark is, as to every application thereof, accompanied by a definite indication of the goods having been made or produced in a place beyond the limits of the United Kingdom and British India, and
      - (ii) If the country in which that place is situated is] in that indication indicated in letters as large and conspicuous as any letter in the name or trade mark, and the same language and character as the name or tride mark?
  - (2) To section 18 of the Sea Customs Act, 1878, as amended by subsection (1), the following shall be added namely
    - ' (f) piece goods such as are ordinarily sold by length or by the piece which-
      - (i) have not conspicuously stomped in Finglish numerals on each piece the length thereof in standard yards, or in standard yards and a fraction of such a vard, according to the real length of the piece, and

<sup>&#</sup>x27;C' the Merchandise Marks Act, 1937 [50 & of Vict, c 28 s 16 (2)]
'The words or being a colourable imitation of " were repealed by the Sea

Customs (Amendment) Act, 1904 (16 of 1904)

These words were substituted by the Indian Merclanlise Marks and Sea
Customs Acts Amendment Act 1891 (9 of 1991)

(Amendment of the Sea Customs Act, 1878)

- (11) have been manufactured beyond the limits of India,
  - (111) having been manufactured within those limits have been manufactured beyond the limits of British India in piemises which, if they were in British India, would be a factory as defined in the Indian Factories Act. 1881

11 The following shall be added after section 19 of the Sea Customs Addition of 8 Act. 1878, namely -

after section

- 19A (I) Before detaining any such goods as are or may be Detention specified in or under section IS or section 19, as the case may be, or cation of taking any further proceedings with a view to the confiscation thereof goods whose under this Act, the Chief Customs officer or other officer appointed by is prohibited the Local Government in this behalf may require the regulations under this section, whether as to information, security, conditions or other matters, to be complied with and may satisfy himself in accordance with those regulations that the goods are such as are prohibited to be imported (2) The Governor General in Council may make regulations,2 either
- general or special, respecting the detention and confiscation of goods the importation of which is prohibited, and the conditions, if any, to be tulfilled before such detention and confiscation, and may by such regulations determine the information, notices and security to be given, and the evidence requisite for any of the purposes of this section and the mode of verification of such evidence
- (3) Where there is on any goods a name which is identical with, or a colourable imitation of, the name of a place in the United Kingdom or British India, that name, unless accompanied in equally large and conspicuous letters, and in the same language and character, by the name of the country in which such place is situate, shall be treated for the purposes of sections 18 and 19 as if it were the name of a place in the United Kingdom or British India
- (4) Such regulations may apply to all goods the importation of which is prohibited by section 18 or under section 19, or different regulations may be made respecting different classes of such goods or of offences in relation to such goods
- (5) The regulations may provide for the informant reimbursing any public officer and the Secretary of State for India in Council all expenses and damages incurred in respect of any detention made on his information, and of any proceedings consequent on such detention

<sup>&#</sup>x27;Cf the Merclandre Marks Act, 1807 [50 & 51 Vict, c 23 s 16 (2) (3), (4), (5) (7) and (6)]

For rules made under this power conjointly with sections 19 and 20 see Genl

R C 0, vol 11 p 639

(Forferture of Goods Amendment of the Sea Customs Act, 1878)

an appeal against the forfesture may be preferred, within thirty days from the date of the direction, to the Court to which in appealable cases appeals he from sentences of the Court which directed the forfesture

Amendment of the Sea Customs Act, 1878

Amendment of section 18 Act VIII of 1878

- '10 (1) For clause (d) of section 18 of the Sea Customs Act, 1878, VIII of the following shall be substituted, namely
  - (d) goods having applied thereto a counterfeit trade mark within the meaning of the Indian Penal Code, or a false trade XLV of description within the meaning of the Indian Merchandise IV of I Marks Act. 1889
  - (e) goods made or produced beyond the limits of the United Kingdom and British India and having applied thereto any name or trade mark being, or purporting to be 2 \* \* \* \* the name or trade mark of any person who is a manufac turer, dealer or trader in the United Kingdom or in British India unless—
    - (1) the name or trade mark is, as to every application thereof, accompanied by a definite indication of the goods having been made or produced in a place beyond the limits of the United Kingdom and British India and
    - (11) If the country in which that place is situated is] in that indication indicated in letters as large and conspicuous as any letter in the name or trade mark, and the same language and character as the name or trade mark."
- (2) To section 18 of the Sea Customs Act, 1878, as amended by subsection (1), the following shall be added, namely
  - ' (f) piece goods, such as mie ordinarily sold by length or by the piece, which-
    - (1) have not conspicuously stamped in English numerals on each piece the length thereof in standard yards, or in standard yards and a fraction of such a vard, according to the real length of the piece, and

<sup>&#</sup>x27;Cf the Merchandise Marks Act 185° [50 & 51 Vict, c 28, s 16 (2)]
'The words 'or being a colourable instation of " were repealed by the Sea Customs (Amendment) Act, 1804 (16 of 1804)

There words were substituted by the Indian Merchandise Marks and Sea Customs Acts Amendment Act 1891 (9 of 1891)

- - (ii) have been manufactured beyond the limits of India,
  - (111) having been manufactured within those limits have been manufactured beyond the limits of British India in premises which, if they were in British India, would be a factory as defined in the Indian Factories Act, 1881

11 The following shall be added after section 19 of the Sea Customs Addition of s Act, 1878, namely -

after section 19 Act VIII

- 19A (1) Before detaining any such goods as are or may be Detention specified in or under section 18 or section 19, as the case may be, or cation of taking any further proceedings with a view to the confiscation thereof goods whose under this Act, the Chief Customs officer or other officer appointed by is prohibited the Local Government in this behalf may require the regulations under this section, whether as to information, security, conditions or other matters, to be complied with and may satisfy himself in accordance with those regulations that the goods are such as are prohibited to be imported
- (2) The Governor General in Council may make regulations either general or special, respecting the detention and confiscation of goods the importation of which is prohibited, and the conditions, if any, to be fulfilled before such detention and confiscation, and may by such regulations determine the information, notices and security to be given, and the evidence requisite for any of the purposes of this section and the mode of verification of such evidence
- (3) Where there is on any goods a name which is identical with, or a colourable imitation of, the name of a place in the United Kingdom or British India, that name, unless accompanied in equally large and con spicuous letters, and in the same language and character, by the name of the country in which such place is situate, shall be treated for the purposes of sections 18 and 19 as if it were the name of a place in the United Kingdom or British India
- (4) Such regulations may apply to all goods the importation of which is prohibited by section 18 or under section 19, or different regulations may be made respecting different classes of such goods or of offences in relation to such goods
- (5) The regulations may provide for the informant reimbursing any public officer and the Secretary of State for India in Council all expenses and damages incurred in respect of any detention made on his information, and of any proceedings consequent on such detention

<sup>&#</sup>x27;Cf the Mercl at dise Marks Act 1897 [50 & 51 Vict c 28 s 16 (2) (3) (4). (5) (7) and (8)] de under this power conjointly with sections 19 and 20 see Genl P & O Vol II p 639

- (Amendment of the Sea Customs Act, 1878 Stamping of Length of Piece goods manufactured in British India Supplemental Provisions)
- (6) All regulations under this section shall be published in the Gazette of India and in the Calcutta Fort St George Bombay and Burms Gazettes "

Stamping of Length of Piece goods manufactured in British India

Stamping of length of piece goods in British India.

- 12 (1) Piece goods, such as are ordinarily sold by length or by the piece, which have been manufactured in premises which are a factory as manufactured defined in the 'Indian Pactories Act, 1881, shall not be removed from X those premises without having conspicuously stamped in English numerals on each piece the length thereof in standard yards, or in standard yards and a fraction of such a vard according to the real length of the piece
  - (2) If any person removes or attempts to remove any such piece goods from any such premises without the length of each piece being stamped in the manner mentioned in sub section (1), every such piece, and everything used for the packing or removal thereof, shall be forfeited to Her Majesty, and such person shall be punished with fine which may extend to one thousand rupees

#### Supplemental Provisions

Evidence of origin of goods im ported by 808

2 13 In the case of goods brought into British India by sea, evidence of the port of shipment shall, in a prosecution for an offence against this Act or section 18 of the Sea Customs Act 1878 as amended by this VI Act, be prima facie evidence of the place or country in which the goods were made or produced

Costs of defence or prosecution

- 1 14 (1) On any such prosecution as is mentioned in the last foregoing section or on any prosecution for an offence against any of the sections of the Indian Penal Code, as amended by this Act which relate xi to trade, property and other marks, the Court may order costs to be paid to the defendant by the prosecutor or to the prosecutor by the defendant, having regard to the information given by and the conduct of the defendant and prosecutor respectively
  - (2) Such costs shall on application to the Court be recoverable as if they were a fine

Limitation of prosecution

4 15 No such prosecution as is mentioned in the last foregoing section shall be commenced after the expiration of three years next after the commission of the offence of one year after the first discovery thereof by the presecutor, whichever expiration first happens

See now the Indian Factories Act, 1911 (12 of 1911)

1 Cf the Merchan lise Marks Act 1837 [50 & 51 Vict c 28 s 10 (2)]

2 Cf 111, s 14

4 Cf the 8 15

# (Supplemental Provisions)

16. (1) The Governor General in Council may, by notification in the Authority of Gazette of India and in local official Gazettes, issue instructions for the Governor observance by Criminal Courts in giving effect to any of the provisions of Council to this Act

issue instruo

(2) Instructions under sub-section (1) may provide, among other administramatters, for the limits of variation, as regards number, quantity measure, Act gauge or weight, which are to be recognized by Criminal Courts as permissible in the case of any goods

2 17 On the sale or in the contract for the sale of any goods to which a Implied trade mark or mark or trade description has been applied, the seller shall male of be deemed to warrant that the mark is a genuine mark and not counterfeit marked or falsely used, or that the trade description is not a false trade descrip tion within the meaning of this Act unless the contrary is expressed in some writing signed by or on behalf of the seller and delivered at the time of the sale or contract to and accepted by the buyer

- 3 18 (1) Nothing in this Act shall exempt any person from any suit Savings or other proceeding which might, but for anything in this Act, be brought against him
- (2) Nothing in this Act shall entitle any person to refuse to make a complete discovery or to answer any question or interrogatory in any suit or other proceeding, but such discovery or answer shall not be admissible in evidence against such person in any such prosecution as is men tioned in section 14
- (3) Nothing in this Act shall be construed so as to render liable to any prosecution or punishment any servant of a master resident in British India who in good faith acts in obedience to the instructions of such master, and on demand made by or on behalf of the prosecutor, has given full information as to his master and as to the instructions which he has received from his master
- 19 Date of commencement of this Act as regards unstamped mecegoods | Rep Act IX of 1891

4[19 For the purpose of section 12 of this Act and clause (f) of sec Definition of 8 tion 18 of the Ser Customs Act 1878 as amended by this Act, the plece goods. Governor General in Council may, by notification in the Gazette of India. declare what classes of goods are included in the expression piece goods, such as are ordinarily sold by length or by the piece '

<sup>&</sup>lt;sup>1</sup> For notifications containing such instructions see Genl R and O, Vol 11 and Bur R M, Vol 11 (2) the Merchandise Marks Act 1887 (co & 51 Vict c 28 s 17) (c) the Merchandise Marks Act 1887 (co & 51 Vict c 28 s 17) (c) the Merchandise Marks and See Customs Acts Amendment Act 1891 (O of 1891), and st 19 to 22 as they stand at present ever added by s 4, the distributions are sused under this section see Genl R and O Vol 11

# (Supplemental Provisions)

Determina tion of sharacter of goods by sampling

- 20 (1) The Governor General in Council may make 'rules for the purposes of this Act, to provide, with respect to any goods which purport or are alleged to be of uniform number, quantity measure gauge or weight, for the number of samples to be selected and tested and for the selection of the samples
- (2) With respect to any goods for the selection and testing of samples of which provision is not made in any rules for the time being in force under sub-section (I), the Court or officer of Customs as the care may be having occasion to ascertain the number quantity, measure gauge or weight of the goods shall, by order in writing, determine the number of samples to be selected and fested and the manner in which the samples are to be selected.
- (3) The average of the results of the testing in pursuance of rules under sub section (1) or of an order under sub section (2) shall be prima facie evidence of the number, quantity, measure gauge or weight as the case may be of the goods
- (4) If a person having any claim to or in relation to any good of which samples have been selected and tested in pursuance of rules under sub-section (1) or of a norder under sub-section (2) desires that any further samples of the goods be selected and tested they shall on his written application and on the payment in advance by him to the Court or officer of Customs as the case may be of such sums for defraving the cost of the further selection and testing as the Court or officer may from time to time require be selected and tested to such extent as may be permitted by rules to be made by the Governor General in Council in this behalf or as in the case of goods with respect to which provision is not made in such rules the Court or officer of Customs may determine in the circumstances to be reasonable the samples being selected in manner pre cribed under sub-section (1) or in sub-section (2) as the case may be
- (5) The average of the results of the testing referred to in sub-section (3) and of the further testing under sub-section (4) shall be concluive proof of the number quantity measure gauge or weight as the case may be of the goods
  - (6) Rules under this section shall be made after previous publication

Informat on as to com mission of offence. 21 An officer of the Government whose duty it is to take part in the enforcement of this Act shall not be compelled in any Court to say whence he got any information as to the commission of any offence against this Act.

<sup>1</sup> lor rules ass ed under this section see Cenl P and O Vo! II

Merchandise Marks

(Supplemental Provisions)

1889: Act VII.]

Succession Certificate.

22. If any person, being within British India, abots the commiss panishment sion, without British India, of any act which, if committed in I British of abetiments of India, would, under this Act, or under any section of that part of acts done out of Chapter XVIII of the Indian Penal Code which relates to trade, pro- of India perty and other marks, be an offence, he may be tried for such abetiment in any place in British India in which he may be found, and be punished therefor with the punishment to which he would be liable if he had himself committed in that place the act which he abetted \( \)

# THE SUCCESSION CERTIFICATE ACT, 1889.

SECTIONS.

1 to 12 Rep Act 39 of 1925

13 Amendment of Act VII, 1870

14 to 28 Rep Act 39 of 1925

THE FIRST SCHEDULE —Rep Act 39 of 1925.

THE SECOND SCHEDULE —Rep Act 39 or 1925.

#### ACT No VII or 1889 2

[8th March, 1889]

An Act to facilitate the collection of debts on successions and afford protection to parties paying debts to the representatives of deceased persons

WHEREAS it is expedient to facilitate the collection of debts on successions and afford protection to parties paying debts to the representatives of deceased persons; It is hereby enacted as follows—

1-12. Rep by Act 39 of 1925

Cf. s 109A of the Indian Penal Code (Act 45 of 1260)

Repealed, with the exception of s 13 by the Indian Succession Act, 1925 (39 of 1925)

VII c

Amendment of Act VII, 1870. 13. (1) For articles 11 and 12 of the first schedule to the Court-fees Act, 1870 the following shall be substituted, namely:-

Numher	_	Proper for
1"11 Probate of a will or letters of administration with of without will annexed	If the amount or value of the property in respect of which the grant of probate or jetters as made exceeds one thousand supers	Two per centum (u such amount or value provided that when after the urant of a certificate under the Escape Certificate under the Escape Certificate the Regulation of the Bombay Code, No VIII of 1827, in respect of any 1907ety meluded in an estate, a grant of proble treiters of administration is made in cryptological than the composition of the same at the third of the composition of the co
"12 Certificate under the Succession Certificate Act, 1989	In any ca-c	Two per centum on the amount or value of an dubt it security specified in the cutificate under section 8 of the Act, and three per centum in the amount or value of my debt or security to which the centures is extended under section 10 of the Act debt as its amount, including interest on the day on which the inclusion of the debt in the amount of the debt in the amount of the debt in the certificate is applied for so far a such amount can be ascertimed? Whether ir not any power with respect to a security specified in a sutthfeate this been where such a power hard between conferred, whether the power is for the receiving of inferior from the power is the security of fire both jurples, the value of the security is its malket when on the day in which the certificate is up fined for, so fir such all the certificate is up fined for, so fir such all used to the certificate is up fined for, so fir such all used to be a security in the form the certificate is up fined for, so fir such all used to be a secretimed.
16 12A Cettificate under the Regulation of the Bombay Code, No VIII of 1827		(1) As regards delts and secu- ities, the same fix as would be pasable in respect of a sectificits under the Succes- sion Certificate Act, 1899, or in respect of an extension of such a certificate as the cap may be, and

Section 13 in so far as it substituted Arts 11 and 12A in the Court-fees Act. 1370, Sch 1, is now rendered obsolete by the Court-fees (Amendment) Act, 1910 (7 of 1910), 8 2, which has substituted new Arts 11 and 12 4.

1889: Act VII.] 1889: Act VIII.]

370

1878.

1878

Sea Customs

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	(2) as it arks other property in reject of which the certification granted two per atum one much of the uncount or value of such presty a exceeds one the sand uper

(2) In the Court-fees Act, 1870 section 19, clause vini, for the words and figures—and certificate mentioned in the first schedule to this Act inexed No 12—the words and figures—and, save as regards debts and securities, a certificate under 1 Bombay Regulation VIII of 1827 shall be substituted

14-28 Rep by 4ct 39 of 1925

THE FIRST SCHLDULE

(Rep by Act 39 of 1925)

THE SECOND SCHIDULE (Rep. by Act 39 of 1925)

ACT No VIII or 1889 2

[22nd March, 1889]

7)

An Act to amend the Sea Customs Act, 1878 \*\*

Whereas it is expedient to amend the Sea Customs Act, 1878.\*\*

It is hereby enacted as follows --

Sea Customs Act, 1878

1 For the provisor to section 37 of the Sea Customs Act, 1878, the amendment of the sun provisor shall be substituted namely -- Act VIII.

Act VIII.

"Provided that, if such goods are warehoused under this Act, the 1878 rate and valuation (if any) applicable thereto shall be the rate and valua-

Bom Code Vol I
Short title, "The Sea Customs Act (1878) Amendment Act, 1889 " or the
Indian Short Titles Act, 1897 (14 of 1897)
Gazette of India, 1899, Pt V p 2,
37, and for Proceedings in Council.

the Shan States) as being a portion

Parist Act 1892" in the Title and Prenmble and 92' to section 3, have been omitted as the Indian 83 3 to 5 of this Act have been repealed by the

### Revenue Recovery

F1890 · Act T.

tion in force on the date on which application is made to clear such goods from the warehouse for home consumption "

\mendment of section 115 Act

2 In section 115 of the same Act for the words and figures "the second proviso to section 37" the words "such alteration" shall be enletetutad

3-5 [Amendment of 1ct VI 1882] Ren by the Indian Tariff Act 1894 (VIII of 1894)

#### 1 CT No. T or 1890 1

F14th February 1890 7

An Act to male better provision for recovering certain public demands

WHEREAS it is expedient to make better movision for recovering certain public demands. It is hereby enacted as follows -

Title and extent

Definitions

- 7 (1) This Act may be called the Revenue Recovery Act, 1890
- (2) It extends to the whole of British India 2 \* \* and British Roluchistan 3 \*

1 T - C

- 2. In this Act unless there i something repugnant in the subject or context -
  - (I) "district" includes a presidency town.
- (2) "Collector" means the chief officer in charge of the land revenue administration of a district, and
- (3) " defaulter" means a person from whom an arrear of landrevenue, or a sum recoverable as an arrear of land revenue, is due, and includes a person who is responsible as surely for the payment of any such arrear or sum

ce Grzette of India, 1887, Pt V. p chid 1890 Pt V p 11 and for Pro-66 and 67, and thid 1890 Pt VI, pp

This Act I as been declared in force in the Soult di Parganas under a 3 of the Soult di Parganas Settlement Regulation (7 f 1672) as amended by the Soultdi Parganas Settlement Regulation (190 3 of 120), Il & O Code
It has been declared in force in the Angil District by the Angul I aws Regulation 1913 (3 of 1913) B & O Code
It has been declared in force in the Angil District by the Angul I aws Regulation 101 (3 of 1913) B & O Code
I are also seen the Soult of 1914 of 1915 (1915) Angul I aws Regulation I of 1916 a 2

The Act has been modified in its application to the Benares Family Domains see a 15 of U P et 3 of 1904 U P Code vol II

The words inclusive of Upper Burma' were repealed by the Fifth Schedule to the Drama of the Act 182 (3 of 1678) Bir Code
Part Code (2) and sub-section (5) were repealed by the Repealing and Amending Vet 1914 (10 of 1914)

3 (1) Where an arrear of land revenue, or a sum recoverable as an Pecovery of arrear of land revenue is payable to a Collector by a defaulter being or mands by having property in a district other than that in which the ariear accrued enforcement or the sum is payable the Collector may send to the Collector of that other dis other district a certificate in the form as nearly as may be of the schedule tricts than stiting-

those in which they

- (a) the name of the defaulter and such other particulars as may be able pecessary for his identification, and
- (b) the amount payable la him and the account on which it is
- (2) The certificate shall be signed by the Collector making it 'for by any officer to whom such Collector may, by order in writing, delegate this duty.] and save as otherwise provided by this Act, shall be con clusive proof of the matters therein stated
- (3) The Collector of the other district shall on receiving the certifigure proceed to recover the amount stated therein as if it were an arrear of land revenue which had account in his own district
- 4 (1) When proceedings are taken against a person under the last Pemede foregoing section for the recovery of an amount stated in a certificate, available to that person may if he denies his liability to pay the amount or any part in habity thereof and pays the same under protest made in writing at the time of to pay payment and signed by him or his agent institute a suit for the repay ment of the amount or the part thereof so paid

recovered under last foregoing section

- (2) A suit under sub-section (1) must be instituted in a Civil Court having jurisdiction in the local area in which the office of the Collector who made the certificate is situate and the suit shall be determined in accordance with the law in force at the place where the arrear accided or the liability for the payment of the sum mose
- (3) In the suit the plaintiff may notwithstanding anything in the last foregoing section but subject to the law in force at the place afore said give evidence with respect to any matter stated in the certificate
- 5 Where any sum is recoverable as an aftear of land revenue by any Po order by public officer other than a Collector or by any local authority the Collectors of tor of the district in which the office of that officer or authority is situate coverable as shall on the request of the officer or authority proceed to recover the arrears of sum as if it were in alient of land revenue which has accrued in his own other public district and may send a certificate of the amount to be recovered to the local author Collector of another district under the foregoing provisions of this Act, ities as if the sum were parable to himself

6 (1) When the Collector of a district receive a certificate under Property this Act he may issue a proclamation prohibiting the tran fer er charg-

'These words were inserted by Scholike Port I of the Decentralisation Act the Act 1914 (4 of 1914)

ing of any immoveable property belonging to the defaulter in the

- (2) The Collector may at any time by order in writing, withdraw the proclamation, and it shall be deemed to be withdrawn when either the amount stated in the certificate has been recovered or the property has been sold for the recovery of that amount.
- (3) Any private alienation of the property or of any interest of the defaulter therein whether by sale gift mortgage or otherwise made, after the issue of the proclamation and before the withdrawal thereof, shall be void as against the Government and any person who may purchase the property at a sale held for the recovery of the amount stated in the certificate.
- (4) Subject to the foregoing provisions of this section when proceedings are taken against any immoveable property under this Act for the secovery of in amount stated in a certificate, the interests of the defaulter alone therein shall be so proceeded against, and no incumbrances created, grants made or contracts entered into by him in 1 good faith shall be rendered invalid by reason only of proceedings being tallen against those interests.
- (5) A proclamation under this section shall be made by beat of drum or other customary method and by the posting of a copy thereof on a constituous place in or near the property to which it relates

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- 7 Nothing in the foregoing sections shall be construed-
  - (a) to impair any security provided by or affect the provisions of any other enotinent for the time being in force for the recovery of land revenue or of sums recoverable as arrears of land revenue or
    - ( ) to authorise the arrest of any person for the recovery of any tax payable to the corporation commissioner committee, board council or person having authority over a munici pality under any enactment for the time I eing in force
- 8 When this Act has been applied to any local area which is under the administration of the Governor General in Council but which is not part of British India an arrear of land revenue accruing in that local area or a sum recoverable as an arrear of land revenue and payable to a Collector or other public officer or to a local authority in that local area may be recovered under this Act in British India.

See definition in the General Clauses Act 1897 (10 of 1897) s 3 (20)

1890: Act IV.1 Charitable Endowments

### THE SCHEDULE

CERTIFICATI.

[See section 3, sub-section (1) ]

From

The Collector of

To

The Collector of

Dated the of

The sum of Rs ıs payable on account of bγ , son of . resident αf , who is believed (to be ał

) (to have property consisting of яt ) in your district

Subject to the provisions of the Revenue Recovery Act, 1890, the said sum is recoverable by you as if it were an arrear of land-revenue which had accrued in your own district, and you are hereby desired so to recover it and to remit it to my office it

Collector of

#### ACT No VI or 1890 1

57th March 1890 ]

18 .

An Act to provide for the Vesting and Administration of Property held in trust for charitable purposes

Whereas it is expedient to provide for the vesting and administration of property held in trust for charitable purposes, It is hereby enacted as follows --

1 (I) This Act may be called the Charitable Endowments Act, 1890 Title extent (2) It extends to the whole of British India, inclusive of . # #2 and com mencement British Baluchistan, and

(3) It shall come into force on the first day of October, 1890

2 In this Act, "charitable purpose" includes relief of the poor Definition. education medical relief and the advancement of any other object of

'Por Statement of Objects and Reasons, see Garatto of India 1839 Pt V p 137, for Report of the Solect Committee see stad, 1890 p 65, and for Proceedings in Council, see that, 1889 Pt VI, pp 117 and 189, and that, 1890, Pt VI,

ings in Council, see 10th, 1859: VI, pp. II and 180, and 10th, 180, Pt. VI, P. The Act has been declived in force in Upper Burna (evcept the Shan States) by the Burma I was Act 1898 (33 of 1898). Bur Code.

The Act has been declared in force in the Southúl Parganas under s 3 of the Southúl Parganas Settlement Regulstion (3 of 1972) as amended by the Southúl Parganas Suttle and Laws Regulation 1899 (3 of 1899). B & O. Code, Vol I The words: "Upper Burma and" were repealed by the Fifth Schedule of the Burma I ana & (ct. 1892 (1) of 1893). Bur Code

ing of any immoverable property belonging to the defaulter in the

- (2) The Collector may at any time by order in writing, withdraw the proclamation and it shall be deemed to be withdrawn when either the amount stated in the certificate has been recovered or the property has been sold for the recovery of that amount
- (3) Any private elienation of the property or of any interest of the lefaulter therein whether by sale gift mortgage or otherwise made after the issue of the proclamation and before the withdrawal thereof shall be void as against the Government and any person who may pur chase the property at a sale held for the recovery of the amount stated in the certificate.
- (4) Subject to the foregoing provisions of this section when proceedings are taken against any immoveable property under this Act for the recovery of an amount stated in a certificate the interests of the defaulter alone therein shall be so proceeded against, and no incumbrances created, grants made or contracts entered into by him in 1 good faith shall be rendered invalid by reason only of proceedings I emp taken against those interests.
- (5) A proclamation under this section shall be made by beat of drum or other customary method and by the posting of a copy thereof on a conspicuous place in or near the property to which it relates
  - 7 Nothing in the foregoing sections shall be construed-
    - (a) to impair any security provided by or affect the provisions of any other enactment for the time being in force for the recovery of land revenue or of sums recoverable as arrears of land revenue or
    - () to authorise the arrest of any person for the recovery of any tax pavable to the corporation commissioner committee board council or person having authority over a municipality under any enactment for the time being in force
- 8 When this Act has been applied to any local area which is under the administration of the Governor General in Council but which is not part of British India an arrear of land revenue accruing in that local area or a sum recoverable as an arrear of land revenue and payable to a Collector or other public officer or to a local authority in that local area may be recovered under this Act in British India.

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<sup>\*</sup> See definition in the General Clauses Act 1897 (10 of 1897) # 3 (20)

#### 1890 Act IV 7

#### Charitable Endowments

### THE SCHEDULE

CERTIFICATE

[See section 3, sub section (1) ]

From

The Collector of

To

The Collector of

Dated the ωf 18.

The sum of Rs account of

is payable on

. resident

. son of αf at

who is believed (to be ) (to have property consisting

of district at ) in vour

Subject to the provisions of the Revenue Recovery Act 1890 the said sum is recoverable by you as if it were an arrear of land revenue which had accrued in your own district and you are hereby desired so to recover it and to remit it to my office at

Collector of

ACT No VI or 1890 1

[7th March 1890]

An Act to provide for the Vesting and Administration of Property held in trust for charitable purposes

Whereas it is expedient to provide for the vesting and administra tion of property held in trust for charitable purpo es. It is hereby enacted as follows -

1 (1) This Act may be called the Charitable Endowments Act 1890 Title extent (2) It extends to the whole of British India, inclusive of . . mencement British Baluchistan and

(3) It shall come into force on the first day of October 1890

2 In this Act "charitable purpose" includes relief of the poor Definition. education medical relief and the advancement of any other object of

<sup>1</sup> For Statement of Objects and Reasons see Gazetto of India 1839 Pt V, p 137, for Report of the Select Committee see bid, 1890 p 65, and for Proceedings in Council see bid 1889 Pt VI pp 117 nal 189 and bid 1880 Pt VI.

The Act has been declared in force in Upper Birria (except the Shan States) by the Birma I awa Act 1893 (13 of 1893) Bir Code

The Act has been declared in force in the Southal Parganas under a 3 of the Southal Parganas Settlement Registron (3 of 1872) as amended by the Southal Parganas Jattee and Lawa Regulation, 1893 (3 of 1893) B. & O. Code Vol I "lie words 'Upper R rms and 'were repealed by the Pifth Schelule of the Birria I. Act 1893 (1) of 1893 Bir Code

general public utility, but does not include a purpose which relates exclusively to religious tenchine or worship

Appointment and incor poration of Treasurer of Chantable Endow ments

- 3 (1) The '[Local Government] may appoint an officer of the Government by the name of his office to be Treasurer of Charitable Endow ments for the territories subject to "[such Local Government]
- (2) Such Treasurer shall for the purposes of taking, holding and transferring moverble or immoverble property under the authority of this Act be a corporation sole by the name of the Treasurer of Charitable Endowments for the territories subject to the Local Government, and, as such Treasurer shall have pernetual succession and a corporate seal, and may sue and he sued in his cornorate name

Ord rs vest ing property

- 4 (1) Where any property is held or is to be applied in trust for a charitable purpose the I or al Government of it thinks fit may, on application made is hereinafter mentioned and subject to the other provisions of this section order, by 'notification in the official Gazette, that the property be vested in the Treasurer of Charitable Endowments on such terms as to the application of the property or the income thereof as may be agreed on between the Local Government and the person or persons making the application, and the property shall thereupon so vest accordingly
- (2) When any property has vested under this section in a Treasurer of Charitable I'ndowments he is entitled to all documents of title relat ing thereto
  - (3) A Local Government shall not male an order under sub section (1) for the vesting in a Treasurer of Charitable Endomments of any securities for money except the following namely -
    - (a) promissory notes debentures stock and other securities of the Government of India, or of the United Kingdom of Great Britain and Ireland
    - (b) lands debentures and annuities charged by the Imperial Parliament on the revenues of India
    - (c) stock or debentures of or shares in, Railway or other Com panies the interest whereon has been guainnteed by the Secretary of State for India in Conneil
    - (d) debentures or other securities for money issued by or on behalf of any local authority in exercise of powers conferred by an Act of a legislature established in British India

local Rules and Orders

<sup>&#</sup>x27;These words were substituted for the words 'Governor Genetal in Council' by a 2 and Sch I of the Devolution Act 19°0 (38 of 1920)

1 or officer appointed under the powers conferred by this section see Genl For notification appointing the Accountant-General Pumpab to be the Trensurer of Charitalle Endowments for the North West Prontier Province, see Gazette of India 1901 Pt I p 305

'These words were substituted for the words 'anv Local Government' by a 2 and Sch I of the Devolution Act, 1920 (38 of 1920)

Linear Council Contract of Contract Council Contract of Contract Council Council Council Contract Council Contract Council 
- (e) a security expressly suthoused by any order which the '[Local Government] may make in this behalf
- (4) An order under this section we ting property in a Tressurer of Charitable Indowments shall not require or be deemed to require him to administer the property, or impose or be deemed to impose upon him the duty of a tru tee with respect to the administration thereof
- '5 (1) On application made as hereinafter mentioned and with the Schemes for o (1) on application made as hereinatter mentioned and with the scenera for concurrence of the per on of persons making the application the Local Government of it thinks fit may settle a scheme for the administration perty vosted of any property which has been or is to be vested in the Treasurer of sure Charitable Endowments, and may in such scheme appoint by name or office a person or persons not being or including such Tiensurer to administer the property

- (2) On application made as hereinafter mentioned and with the con currence of the person or persons making the application the I ocal Government may if it thinks fit modify any scheme cettle lunder this section or substitute another scheme in its stead
- (3) A scheme settled modified or substituted under this section shall subject to the other provisions of this section come into operation on a day to be appointed by the Local Government in this behalf and shall remain in force so long as the property to which it relates continues to be vested in the Treasurer of Charitable Endowments or until it has been modified or another such scheme has been substituted in its tend
- (4) Such a scheme when it comes into operation half if ersede any decree or direction relating to the sulject matter thereof n o far as such decree or direction is in any way repugnant thereto and t validity shall not be questioned in any Court 101 shall any Court 11 e in con travention of the provisions of the scheme or in any way century or in addition thereto a decree or direction regarding the administration of the property to which the schene relates
- (5) In the settlement of such a scheme effect shall be in a to the wishes of the author of the trust so fur as they on he ascertained and in the opinion of the I ocal Government effect can reasonably be given to them
- (6) Where a scheme has been settled under this section for the administration of property not already vested in the Tre arer of Charitable Findowments at shall not come into operation of the property has become so vested

ernor General in Council' conjunction with a 4 in different

Mode of applying for vesting orders and schemes

- 6 (1) The application referred to in the two last foregoing sections must be made
  - (a) if the property is already held in trust for a charitable pur pose then by the person acting in the administration of the trust, or where there are more persons than one so acting, then by those persons or a majority of them, and
  - (b) if the property is to be applied in trust for such a purpose, then by the person or persons proposing so to apply it
- (2) For the purposes of this section the executor or administrator of a deceased trustee of property held in trust for a charitable purpose shall be deemed to be a person actine in the administration of the trust

Exercise by Governor General in Council of powers of Local Gov

- 7 (1) The Governor General in Council may <sup>1</sup>exercise all or any of the powers conferred on the Local Government by sections 4 and 5
- (2) When the Governor General in Council has signified to the Local Government his intention of exercising any of those powers with respect to any property, that Government shall not without his previous sanc tion exercise them with respect thereto

Bare trusteeship of Trea

- 8 (1) Subject to the provisions of this Act a Treasurer of Charitable Endowments shall not as such Treasurer act in the administration of any trust whereof any of the property is for the time being vested in him under this Act
- (2) Such Treasurer shall leep a separate account of each property for the time being so vested in so far as the property consists of securities for money, and shall apply the property or the income thereof in accordance with the provision made in that behalf in the vesting order under section 4 or in the scheme if any under section 5 or in 1 of the those documents
- (3) In the case of any property so vested other than securities for money such Treasurer shall subject to any special order which he may receive from the authority by whose order the property became vested in him permit the persons acting in the administration of the trust to have the possession management and control of the property, and the application of the income thereof as if the property had been vested in them.

Anoual publication of list of properties 9 A Treasurer of Charatable Endowments shall cause to be published annually in the local official Gazette at such time as the Local Government may direct a list of all properties for the time being vested in

For notification in exercise of power conferred by s 7 in conjunction with s 4 as to the Ind an People's Fram or Trust and rules for the administration of the Ind see Geal R & O Vol III in the matter of the Ind an Institute of Science see b d

him under this Act and an abstract of all accounts lept by him under vested sub section (2) of the last foregoing section

10 (1) A Treasurer of Charitable Endowments shall always be a Limitation sole trustee and shall not as such Treasurer take or hold any property and powers otherwise than under the provisions of this Act or subject to those pro of Treasurer visions transfer any property vested in him except in obedience to a decree divesting him of the property or in compliance with a direction in that behalf issuing from the authority be whose order the property hecome vested in him

- (2) Such a direction may require the Treasurer to sell or otherwise dispose of any property vested in him and with the sanction of the authority issuing the direction, to invest the proceeds of the sale or other disposal of the property in any such security for money as is mentioned in section 4, sub section (3), clause (a), (b), (c) (d) or (e), or in the purchase of immoveable property
- (3) When a Treasurer of Charitable Endowments is divested by a direction of the Local Government or the Governor General in Council under this section of any property at shall yest in the person or persons acting in the administration thereof and be held by him or them on the same trusts as those on which it was held by such Treasurer
- 11 If the office held by an officer of the Government who has been Provision for appointed to be a Treasurer of Charitable Endowments is abolished or its of office of name is changed the '[Local Government] may appoint the same or Treasurer in another officer of the Government by the name of his office to be such tingencies Treasurer and thereupon the holder of the latter office shall be deemed for the purposes of this Act to be the successor in office of the holder of the former office

12 2 If by reason of an alteration of the limits of the territories Transfer of subject to a I ocal Government or for any other reason at appears to the from one Governor General in Council that any property vested in a Treasurer to snother Charitable Indowments should be vested in another such Treasurer he may diect that the property shall be so vested and thereupon it shall vest in that other Treasurer and his successors as fully and effectually for the purposes of this Act as if it had been originally vested in him under this Act

3[13 (1) The Governor General in Council may prescribe forms for Power to

frame forms and make rules.

<sup>1</sup> These words were substituted for the vord Govern by s 2 and Sch I of the Devolution Act 19<sup>o</sup>0 (38 of 1920) Governor General in Council

For instance of a notification issued under this siction see Punj R & O

This section was substituted by s 2 and Sch. I of the Devolution Act. 1990 (33 of 1920)

iny proceedings under this Act any may male rules consistent with this Act for prescribing the I ocal Government which is to exercise the powers conteined by this Act in the case of property which is, or is strated in territories subject to two or more Local Governments.

- (2) The Local Government may male tules consistent with this Act
  - (a) prescribing the Pees to be paid to the Government in respect of any property vested under this Act in a Treasurer of Charitable Ladowments
  - (b) regulating the cases and the mode in which schemes or any modification thereof are to be published before they are settled or made under section 5.
  - (c) prescribing the forms in which accounts are to be kept by
    Treasurers of Charitable Endowments and the mode in
    which such accounts are to be audited, and
  - (d) generally carrying into effect the purposes of this Act ]

Indomnity to Government and Treasurer 14 No suit shall be in tituted against the Government in respect of inviting done or purporting to be done under this Act or in respect of invalleged neglect or omission to perform any duty devolving on the Government under this Act or in respect of the exercise of or the failure to exercise any power conferred by this Act on the Government nor shall any suit be instituted against a Treasurer of Charitable Endowments except for divesting him of property on the ground of its not being subject to a trust for a charitable purpose or for malling him chargeable with or accountable for the loss or misapplication of any property vested in him or the income thereof, where the loss or misapplication has been occasured by or through his wildly neglect or default

Saving w respect t
Advo ate
General and
Offic al

- 15 Nothing in this Act hall be construed to impair the operation of section 111 of the 'Statute 53 George III Chapter 155 or of any other curctivent for the time being in force respecting the authority of an Advocate General at a presidency to act with respect to any charity, or of sections 8 9 10 and 11 of Act No XVII of 1864 (an Act to constitute an Office if Official Tristee) respecting the vesting of property in trust for a charitable purpose in an Official Trustee
- 16 [General controlling authority of Governor General in Council]
  Rep by the Devolution Act, 1920 (38 of 1920)

<sup>&#</sup>x27;The East India Company Act 1813 (Coll Stat, Vol D, now repealed by the Covernment of India Act 1815 'The Official Trustees Act 1864

### THE GUARDIANS AND WARDS ACT, 1890.

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### THE SCHEDULT - INACTMENTS REPEALED

## ACT No AIII of 1890 1

[21st March 1890 ]

An Act to consolidate and amend the law relating to Guardian and Ward WHERE'S at is expedient to con olidate and amend the law relating

#### CHAPTER I

to guardian and ward. It is hereby enacted as followse-

#### PRELIMINARY

- 1 (1) This Act may be called the Guardians and Wards Act 1890 Tele
- extent (2) It extends to the whole of British India inclusive of and com mencemen\* British Baluchistan and
  - (2) It still come int force on the first day of Tuly 1990.

U COU

- For State near of Objects and Rector are C rate I in 1887 Pt 1 in for Rejort of the Scheet Communities of VIPO Pt 1, mand for Debates in Co med 1862 Supplement pp 410 id 666 and it id 1870 It 14 Ip 73 and 145 Tie tot has been declared in force Upper B rate except the Shan States I gas II a Laus 4ct 1888 (13 of 1878) Bur Colg

3 of the Fonthal sonthal Parganas

Reg lat on 1913

n the " ! d le ! Districts in Canjam and b) of the Schellel D stricts Act 18 4
Pt I p 8 2 ere repe led by the Fifth Schoole to the Code

### (Chapter I -- Preliminary )

Pencal.

- 2 (1) On and from that day the enactments mentioned in the schedule shall be repealed to the extent specified in the third column thereof
  - (2) But all proceedings had certificates granted, allowances assigned, obligations imposed and applications, appointments, orders and rules made under any of those enactments shall, so far as may be, be deemed to have been respectively had granted assigned, imposed and made under this Act, and
  - (3) Any enotiment or document referring to any of those enactments shall, so far as may be, be construed to refer to this Act or to the corresponding portion thereo.

Saving of jurisdiction of Courts of Wards and Chartered High Courts

3 This Act shall be read subject to every enactment heretofore or her after passed relating to any Court of Wards by the Governor General in Council or by a Governor or Leutenant Governor in Council, and nothing in this Act shall be construed to affect, or in any way derogate from, the jurisdiction or authority of any Court of Wards, or to take away any power possessed by any High Court established under the 181-tute 24 and 25 Victoria Chapter 104 (an Act for establishing High Courts of Judicature in India)

Definitions

- 4 In this Act unless there is something repugnant in the subject or context.-
- (1) "minor' means a person who under the provisions of the Indian Majority Act 1876, is to be deemed not to have attained his IX of 1 majority
- (2) "guardian" means a per on having the care of the person of a minor or of his property, or of both his person and property
- (3) "ward" means a minor for whose person or property, or both, there is a guardian
- (4) "District Court" has the meaning assigned to that expression in the "Code of Civil Procedure, and includes a High Court in the exercise XIV of of its ordinary original civil jurisdiction
  - of(5) "the Court" means-
    - (a) the District Court having jurisdiction to entertain an application under this Act for an order appointing or declaring a person to be a guardian; or

<sup>&#</sup>x27;The Indian High Courts Act, 1861, Cell Stat Vel I now repealed by the Government of India Act 1915

<sup>\*</sup> See now the Code of Civil Procedure 1908 (Act 5 of 1908)

 $<sup>^4</sup>$  Substituted by s 3 of the Guard in and Wards (imendment) Act 19% (4 of 1996)

### (Chapter I -Preliminary)

- (b) where a guardian has been appointed on declared in put surnce of any such application-
  - (1) the Court which on the Court of the officer who, appointed or declaied the guardian or is under this Act deemed to have appointed or declared the guardian or
  - ( t) in any matter relating to the person of the ward the District Court having jurisdiction in the place where the ward for the time being ordinarily tesides of
- (c) in respect of any proceeding transferred under section 4A the Court of the officer to whom such proceeding has been trans ferred 1
- (6) "Collector ' means the chief officer in charge of the revenueadministration of a idistrict and includes any officer whom the Local Government by a stification in the official Gazette may by name or in virtue of his office appoint to be a Collector in any local area or with respect to any class of persons' for all or any of the purpo es of this Act
- (7) "European British subject" means an European British subject as defined in the 'Code of Criminal Procedure, 1882 and includes any Christian of European descent and
- (8) "prescribed means prescribed by rules made by the High Court under this Act
- "[4A (1) The High Court may by general or special order empower Poncro any officer exercising original civil jurisdiction subord nate to a District confer jur. Court or authorise the Judge of inv District (our to empower any such suborunat officer subordinate to him to dispose f int proceedings under this Act juical transferred to such offices under the provisions of this section

to transfer

- (2) The Judge f a District Court may by order in writing transfer to such it any stage any proceeding under this Act pending in his Court for officers disposal to inv officer subordinate to him empowered under sub section
- (3) The Judge of a District Court 1 and stage transfer to his own Court or to any officer subordinate to him empowered under sub-

For appointments of Collectors under this sub sect on in-

(1) the Presidency of Rombay see the Bom R & O (2) the United Provinces of Agra and Oudh see U P R & O

The powers of the I ocal Government under this sub-section have been delegated to the Commissioner in S and interaction No 34.3 dated 17th Mar 1809 Blom Gost Gazette 189; Pt 1 p 656

See now the Code of Criminal Procedure 1805 (Act 5 of 1895)

Inserted by s 2 of the Guardians and Mards (Amendment) Act 1826 (4 of

1996)

(Chapter I - Preliminary Chapter II - Appointment and Declaration of Guardians)

section (I) iny proceeding under this Act pending in the Court of any other such officer

4) When any proceedings are transferred under this section in any cise in which a guardian has been appointed or declared, the Judge of the District Court may, by order in writing, declare that the Court of the Judge or officer to whom they are transferred shall, for all or any of the purposes of this Act, be deemed to be the Court which appointed or declared the grardian?

#### CHAPTER II

#### APPOINTMENT AND DECLARATION OF GUARDIANS

- Power of parents to a promise a property or both, may be appointed by will or case of European British subject a guardian of property, or both, may be appointed by will or case of European British control to the control of the person appointing,—
  - (a) by the father of the minor or
  - (b) if the father is dead or incapable of acting, by the mother
  - (2) Where guardians have been appointed under sub-section (1) by both paients they shall act jointly

6 In the case of a minor who is not a European British subject nothing in this Act shall be constitued to take away or derogate from any power to appoint a guardian of his person or property, or both, which is valid by the law to which the minor is subject.

lower of the Court to make order as to guard manship

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baying of

appoint in other cases.

- 7 (1) Where the Court is satisfied that it is for the welfare of a minor that an order should be made—
  - (a) appointing a guardian of his person or property, or both, or
    - (b) declaring a person to be such a guardian,

the Court may make an order accordingly

- (2) An order under this section shall imply the removal of any guardian who has not been appointed by will on other instrument or appointed or declared by the Court
- (3) Where a guardian has been appointed by will or other instrument or appointed or declared by the Court an order under this section appointing or declaring another person to be guardian in his stead shall not be made until the power of the guardian appointed or declared as aforesaid have corsed under the provisions of this Act.
- 8 An order shall not be made under the last foregoing section except on the application of—
  - (a) the per on desirous of being or claiming to be, the guardian of the minor, or

Persons entitled to apply for order (Chapter II - Appointment and Declaration of Guardians)

- (b) any relative or friend of the minor or
- (c) the Collector of the district or other local hier within which the minor ordinarily resides of in which he has property.
- (d) the Collector having authority with respect to the class to which the minor belongs
- 9 (1) If the application is with respect to the guardianship of the Court having person of the minor, it shall be made to the District Court having juris- to entertain diction in the place where the minor ordinarily resides

application.

- (2) If the application is with respect to the guardianship of the property of the minor at may be made either to the District Court having jurisdiction in the place where the minor ordinarily resides or to a District Court having jurisdiction in a place where he has property
- (3) If an application with respect to the guardianship of the property of a minor is made to a District Court other than that having jurisdiction in the place where the minor ordinarily resides the Court may return the application if in its opinion the application would be disposed of more justly or conveniently by any other District Court having jurisdiction
- 10 (1) If the application is not made by the Collector at shall be by Form of 2 petition signed and verified in manner prescribed by the 1 Code of Civil application. Procedure for the signing and verification of a plaint and stating, so for as can be ascertained -
  - (a) the name sex religion date of buth and ordinary residence of the minor
  - (b) where the minor is a female whether she is married and if so the name and age of her husband
  - (c) the nature situation and approximate value of the property if any of the mino
  - (d) the name and residence of the person having the custody or possession of the person or property of the minor
  - (e) what near relations the minor has and where they reside
  - (f) whether a guardian of the person or property or both of the minor has been appointed by any person entitled or claiming to be entitled by the law to which the minor is subject to make such an appointment
  - (g) whether an application has at any time teen made to the Court or to any other Court with re pect to the guardianship of the person or property or both of the minor and if so when to what Court and with what re ult

See now the Code of Civil Procedure 1908 (Act 5 of 1909)

Procedu re on almı ssion

of applica

(Chapter II - Appointment and Declaration of Guardians)

- (h) whether the application is for the appointment or declaration of a guardian of the person of the minor, or of his property, or of both
  - (i) where the application is to appoint a guardian, the qualifications of the proposed guardian,
  - (1) where the application is to declare a person to be a guardian, the grounds on which that person claims.
  - (A) the causes which have led to the making of the application,
- (1) such other particulars if any, as may be prescribed or as the nature of the application renders it necessary to state
- (2) If the application is made by the Collector, it shall be by letter addressed to the Court and forwarded by post or in such other manner as may be found convenient, and shall state as far as possible the particulars mentioned in sub-section (1)
- (i) The application must be accompanied by a declaration of the willingness of the proposed guardan to act and the declaration must be signed by him and attested by at least two winesses
  11 (I) If the Court is satisfied that there is ground for proceeding on

the application it shall fix a day for the hearing thereof, and cause

- notice of the application and of the date fixed for the hearing—

  (a) to be served in the manner directed in the 'Code of Civil XIV of I
  - Procedure on—

    (i) the purents of the minor if they are residing in

    British India.
    - (tt) the person if any named in the petition or letter as having the custody or possession of the person or property of the minor.
    - (iii) the person proposed in the application or letter to be appointed or declared guardian unless that per on is himself the applicant, and
      - (iv) any other person to whom in the opinion of the Court, special notice of the application should be given, and
  - (b) to be posted on some conspicuous part of the court house, and of the residence of the minor and otherwise published in such manner as the Court, subject to any rules made by the High Court under this act thinks fit

See now the Code of Civil Procedure 1908 (Act 5 of 1908)

### (Chapter II -Appos tment and Declaration of Guardians)

- (2) The Local Government may, by Igeneral or special order, require that when any part of the property described in a petition under section 10, sub-section (I), is land of which a Court of Wards could assume the superintendence, the Court shall also cause a notice as aforesaid to be served on the Collector in whose district the minor ordinarily resides, and on every Collector in who e district the minor ordinarily resides, and on every Collector may cause the notice to be published in any manner he deems fit
- (3) No charge shall be made by the Court or the Collector for the service or publication of any notice served or published under sub-section (2)
- 12 (I) The Court may direct that the person, if any, having the Power to make intecusted of the minor shall produce him or cause him to be produced at south place and time and before such person as it appoints and may make of minor and such order for the temporary custody and protection of the person or nate may property of the minor as it thinks proper

(2) If the minor is a female who ought not to be compelled to appear properly in public, the direction under sub-section (I) for her production shall require her to be produced in accordance with the customs and manner.

of the country

(3) Nothing in this section shall authorise-

(a) the Court to place a female minor in the temporary custody of a person claiming to be her guardian on the ground of his being ber husband unless she is already in his custody with the convent of her parents if any or

(b) any person to whom the temporary custody and protection of the property of a minor is entrusted to dispossess otherwise

than by due cour e that any let on in possession of any of the property

13 On the day fixe I for the heuring of the application or as soon Hesing of Aternaids as may be the Court shall be at such evidence as may be fore mains.

idduced in support of or in opposition to the application

14 (1) If proceedings for the appointment or declaration of a Simultaneous guardian of a minor are taken in more Courts than one each of those in different Courts shall on being apprised of the proceedings in the other Court of Courts stay the proceedings before itself

(2) If the Courts are both or all subordante to the same High Court they shall report the case to the High Court and the High Court shall determine in which of the Courts the proceedings with respect to the appointment or declaration of a guardant of the minor shall be had

(3) In any other case in which proceedings are stated under subsection (1) the Courts shall report the case through the Local Govern

For instance of such order ter- Ben R & O

(Chapter II - Appointment and Declaration of Guardians)

ment to the Governor General in Council and the Governor General in Council shall determine in which of the Courts the proceedings with respect to the appointment or declaration of a guardian of the minor shall be had

Appointment or declaration of several guardians.

- 15 (1) If the 1 w to which the minor is subject admits of his having two or more joint guardians of his person or property or both the Court may if it thinks fit appoint or declare them
- (2) On the death of a father being an Luropean British subject who has by will or other instrument to tale effect on his death appointed a guardian of his minor child the Court may appoint the mother to be guardian of the child jointly with the guardian appointed by the father
- (3) On the death of a mother being an European British subject who during the incapacity of the father of her minor child has by will or other instrument to take effect on her death appointed a guardian of the child the Court may if the father becomes capable of acting appoint him to be sole guardian of the child or guardian of the child jointly with the guardian appointed by the mother as it thinks fit
- (4) Separate guardians may be appointed or declared of the person and of the property of a minor
- (5) If a minor has several properties, the Court may if it thinks fit appoint or declare a equal te guardian for any one or more of the pro perties

Appointment of guardian for property beyond juris dict on of the Court

16 If the Court appoints of declares a guardian for any property or declaration situate I evond the local limits of it juins liction the Court having juris diction in the place where the property is situate shall on production of a certified copy of the order appointing or declaring the guardian accept him as duly appointed or declared and give effect to the order

Matters to by the Court guardian.

- 17 (I) In appointing or declaring the gunidian of a minor e considered Court shall subject to the provisions of this section be guided by what in appointing consistently with the law to which the minor is subject appears in the circumstances to be for the welfare of the minor
  - (2) In considering what will be for the welfare of the minor the Court shall have regard to the age sex and religion of the minor the character and capacity of the proposed guardian and his nearness of kin to the minor the wishes if any, of a deceased parent and any existing or previous relations of the proposed guardian with the minor or his property
  - (3) If the minor is old enough to form an intelligent preference the Court may consider that preference
  - (4) As between parents who are European British subjects adversely claiming the guardianship of the person neither parent is entitled to it as of right but other things being equal if the minor is a rinle of

(Clapter II - Inpointment and Declaration of Guardians Chapter III -Duties, Rights and Liabilities of Guardians

tender years or a female the minor should be given to the mother, and if the minor is a male of an age to require education and preparation for lal our and business then to the father

- (5) The Court shall not appoint or declare any per on to be a guardian against his will
- 18 Where a Collector is appointed or declared by the Court in virtue of Appointment his office to be guardran of the per on or property or both of a manor, the of Collector order appointing or declaring him shall be deemed to authorise and in virtue of require the person for the time being holding the office to act as guardian office of the minor with respect to he person or property or both as the case may be
- 19 Nothing in this Chapter shall authorise the Court to appoint or Guardan not declare a guardian of the property of a minor who e property is under ed by the the superintendence of a Court of Waids or to appoint and declare a Court in certain cases guardian of the person-
  - (a) of a minor who is a mairied temale and whose husband is not, in the opinion of the Court unfit to be guardian of her person or.
  - (b) subject to the provisions of this Act with respect to European British subjects of a minor whose father is living and is not in the opinion of the Court unfit to be guardian of the person of the minor or
  - (c) of a minor whose property is under the superintendence of a Court of Wards competent to appoint a guardian of the per son of the minor

### CHAPTER III

DUTIES RICHTS AND LIABILITIES OF GUARDIANS

#### General

- 20 (1) A guardian stands in a fiduciary relation to his ward and, Fiduciary resave as provided by the will or other instrument if any by which he lation of was appointed, or by this Act he must not make any profit out of his ward. office
- (2) The fiduciary relation of a guardian to his ward extends to and affects purchases by the guardian of the property of the ward and by the ward of the property of the guardian immediately or soon after the ward has ceased to be a minor and generally all transactions between them while the influence of the guardian still lasts or is recent

(Chapter II - 1 prointinent and Declaration of Guardians)

ment to the Governor General in Council, and the Governor General in Council shall determine in which of the Courts the proceedings with respect to the appointment or declaration of a guardian of the minor hed ad flede

Appointment or declaration of several guardians.

- 15 (1) If the law to which the minor is subject idmits of his having two or more more guardians of his person or property or both the Court may if it thinks fit appoint or declare them
- (2) On the death of a father being in European British subject who has by will or other instrument to take effect on his death appointed a guardian of his minor child the Court may appoint the mother to be guardian of the child jointly with the guardian appointed by the father
- (3) On the death of a mother, being an European British subject who during the incapacity of the father of her minor child has by will or other instrument to take effect on her death appointed a guardian of the child the Court may if the father becomes capable of acting appoint him to be sole guardian of the child or guardian of the child jointly with the guardian appointed by the mother as it thinks fit
- (4) Separate guardians may be appointed or declared of the person and of the property of a minor
- (5) If a minor has several properties the Court may if it thinks fit appoint or declare enti te guardian for any one or more of the properties 16 If the Court appoints or declares a guardian for any property

Appointment of guardian for property beyond juris diction of the Court

or declaration situate beyond the local limits of its invediction, the Court having turis diction in the place where the property is situate shall on production of a certified copy of the order appointing or declaring the guardian accept him as duly appointed or declared and give effect to the order

Matters to by the Court guardian.

- 17 (1) In appointing or declaring the puriding of a minor e considered Court shall subject to the provisions of this section be guided by what in appointing consistently with the law to which the minor is subject appears in the circumstances to be for the welfare of the minor
  - (2) In considering what will be for the welfue of the mino Court shall have regard to the age sex and religion of the minor the character and capacity of the proposed guardian and his nearness of kin to the minor, the wishes if any of a deceased parent and any existing or previous relations of the propo ed guardian with the minor or his property
  - (3) If the minor is old enough to form an intelligent preference the Court may consider that preference
  - (4) As between parents who are European British subjects adversely claiming the guardianship of the person neither parent is entitled to it as of right but other things being equal if the minor is a male of

(Chapter II - Appointment and Declaration of in irigin 1) 1. ". III -Dutice, Rights and I subilities of Guardians

tender years or a female, the minor should be given to the mother and if the minor is a male of an age to require education and preparation of . lal our and busine a then to the father

- (5) The Court shall not appoint or declare any person to be a guardi : against his will
- 18 Where a Collector is appointed or declared by the Court in virtical for a prehis office to be guardian of the person or property or both, of a miner, the street order appointing or declaring him shall be deemed to authorise and a real require the person for the time I ding holding the office to act as guard as "" of the minor with respect to his person or property or both as the case mar be
- 19 Nothing in this Chapter shall authorise the Court to appoint on a wear and declare a guardian of the property of a minor whose property is under the extension declare a guardian of the property of a monor of the appoint and declare a food of the superintendence of a Court of Wards of to appoint and declare a food of
  - (a) of a minor who is a married temple and whose husband is rot. in the opinion of the Court unfit to be guardian of her person. or.
  - (b) subject to the provi ions of this Act with respect to Europe in British subjects of a minor whose father is living and is not in the opinion of the Court unfit to be guardian of the person of the minor, or
  - (c) of a minor whose property is under the superintendence of a Court of Wards competent to appoint a guardian of the person of the minor

#### CHAPTER III

### DUTIES RIGHTS AND LIABILITIES OF GUARDIANS

#### General

- 20 (I) A guardian stands in a fiduciary relation to his ward and, Islands 20 (1) A guardian stands in a natural stands in the which he lating of sixe as provided by the will of other instrument if any by which he lating of "Paridia to the same profit and of the same profit and of the same profit and was appointed, or by this Act he must not make any profit out of his war! office
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### (Chapter III -Duties, Rights and Liabilities of Guardians)

Capacity of miners to act as guard inne

21 A minor is incompetent to act as guardian of any minor except his own wife or child or where he is the managing member of an undi vided Hindu family the wife or child of another minor member of that family

Remunera t.on of guard

- 22 (1) A guardian appointed or declared by the Court shall be entitled to such allowance if any as the Court thinks fit for his care and pains in the execution of his duties
- (2) When an officer of the Government as such officer as so appointed or declared to be guardian such fees shall be paid to the Government out of the property of the ward as the Local Government by Igeneral or special order directs

Centrol of Collector as EDA dian.

23 A Collector appointed or declared by the Court to be guardian of the person or property or both of a minor shall in all matters connected with the gaudianship of his ward be subject to the control of the Local Government or of such authority as that Government, by anotification in the official Gazette appoints in this behalf

### Guardian of the Person

Duties of guardian of the per on

24 A guardian of the person of a ward is charged with the custody of the war I and must look to his support health and education and such other matters as the law to which the ward as subject requires

Title of guardian to custody of mard

25 (1) If a ward leaves or is removed from the custody of a guardian of his person the Court if it is of opinion that it will be for the welfare of the ward to return to the custody of his guardian may male an order for his return and for the purpo e of enforcing the order may cause the ward to be arrested and to be delivered into the custody of the guardian

(2) For the purpose of airesting the ward the Court may exerci e the power conferred on a Magistrate of the first class by section 100 of the Code of Criminal Procedure 1882

(3) The residence of a wird against the will of his guardian with a person who is not his guardian does not of itself terminate the guardian ship

- 26 (1) A guardian of the person appointed or declared by the Court, unless he is the Collecter or is a guardian appointed by will or other instrument shall not without the leave of the Court by which le was appointed a declared arm we the ward from the limits of its jurisdiction except for such purposes as may be prescribed
- (2) The least granted by the Court under sub-section (1) may be special or general and may be defined by the order granting it

For instance of such order, see Ben R & O Vol II

I or notifications appointing authorities to whose control Collectors appointed under the Act shall be subject see different local Rules and Orders

<sup>&</sup>quot; See now the Cole of Criminal Procedure 1898 (Act 5 of 1899)

### (Chapter III -Duties, Rights and Liabilities of Guardians)

#### Guardian of Property

27. A guardian of the property of a ward is bound to deal therewith Daties of as carefully as a man of ordinary prudence would deal with it if it were property his own, and, subject to the provisions of this Chapter, he may do all acts which are reasonable and moner for the realisation, protection or benefit of the property

28 Where a guardian has been appointed by will or other instru Powers of ment, his power to mortgage or charge, or transfer by sale, gift, exchange or otherwise immoveable property belonging to his ward is subject to any restriction which may be imposed by the instrument, unle-s he has under this Act been declared guardian and the Court which made the declaration permits him by an order in writing, notwithstanding the restriction, to dispose of any immoveable property specified in the order in a manner permitted by the order

29 Where a person other than a Collector or than a guardian Limitation appointed by will or other instrument has been appointed or declined quartien of by the Court to be guarden of the property of a word he shall not property ap without the previous permission of the Court -

jointed or declared by

- (a) mortgage or charge, or transfer by sale, gift exchange or the Court otherwise, any part of the immoveable property of his ward
- (b) lease any part of that property for a term exceeding five years
- or for any term extending more than one year beyond the date on which the wird will cease to be a minor 30 A disposal of immoveable property by a cutidian in contraven Voidability
- tion of either of the two last foregoing sections 1 voidable at the instance made in con of any other person affected thereby

travention of section 23 or sect on 29 respect to transfera nuder

- 31 (1) Permission to the guardian to do any of the acts mentioned Practice with in section 29 shall not be granted by the Court except in case of necessity permitting or for an evident advantage to the ward
- (2) The order granting the permission shall recite the necessity or section 2 advantage as the case may be describe the property with respect to which the act permitted is to be done and specify such conditions if any as the Court may see fit to attach to the permission and it shall be recorded, dated and signed by the Judge of the Court with his own hand or when from any cause he is prevented from recording the order with his our hand shall be tal en down in writing from his dictation and be dated and signed by him
- (3) The Court may in its discretion attach to the permission the following among other conditions namely -
  - (a) that a sale shall not be empleted vithout the sanction of the Court .

(Chapter III -Duties Rights and Liabilities of Guardians)

- (b) that a sale shall be made to the highest budder by public auction before the Court or some per on specially appoint ed by the Court for that purpose at a time and place to be specified by the Court after such proclamation of the intended sale as the Court subject to any rules made under this Act by the High Court, directs
- (c) that a lease shall not be made in consideration of a premium or shall be made for such term of vers, and subject to such rents and covernits as the Court directs
- (d) that the whole or any part of the proceeds of the act permitted shall be paid into the Court by the guardian to be disbursed therefrom or to be invested by the Court on prescribed securities or to be otherwise disposed of as the Court directs.
- (4) Before granting permission to a guardian to do an act mentioned in section 29 the Court may cause notice of the application for the permission to be given to any relative or friend of the ward who should in its opinion receive notice thereof and shall hear and record the state ment of any person who appears in opposition to the application
- 32. Where a guardian of the property of a ward has been appointed or declared by the Court and such guardian is not the Collector the Court may from time to time by order define restrict or extend his powers with respect to the property of the ward in such manner and to such extent as it may consider to be for the advantage of the ward and consistent with the law to which the ward is subject.
- 33 (I) A guardian appointed or declared by the Court may apply by petition to the Court which appointed or declared him for its opinion, advice or direction on any present question respecting the management or administration of the property of his ward
- (2) If the Court considers the question to be proper for summary disposal it shall cause a copy of the petition to be served on and the hearing thereof may be attended by such of the persons interested in the application as the Court thinls fit
- (3) The guardian stating in 1 good faith the facts in the petition and acting upon the opinion advice or direction given by the Court shall be deemed so far as regard, his own re pon ribility to have performed his duty as guardian in the subject matter of the application
- 34 Where a guardian of the property of a ward has been appointed or declared by the Court and such guardian is not the Collector he shall
  - (a) if so required by the Court give a bond as nearly as may be in
  - 1 See s 3 (20) of the General Clauses Act 1897 (10 of 1897)
    1 or instance of rotif cations issue 1 ui der this section se Bom R t O

Variation of powers of guardian of property appointed or declared by the Court

Right of guardian so appointed or declared to apply to the Court for opinion in management of property of ward.

Obligations on guardian of property appointed or declared by the Court

(Chapter III -Duties, Rights and Liabilities of Guardians.)

the prescribed form, to the Judge of the Court to enure for the benefit of the Judge for the time being, with or without sureties, as may be prescribed, engaging duly to account for what he may receive in respect of the property of the ward.

- (b) if so required by the Court, deliver to the Court, within six months from the date of his appointment or declaration by the Court or within such other time is the Court directs, a statement of the immoveable property belonging to the ward of the money and other moveable property which he has received on behalf of the ward up to the date of delivering the statement and of the debts due on that date to or from the word
- (c) if so required by the Court exhibit his accounts in the Court at such times and in such form as the Court from time to time directs
- (d) if so required by the Court pix into the Court it such time as the Court directs the balance due from him on those accounts, or so much thereof as the Court directs and
- (e) apply for the maintenance education and advancement of the ward and of such persons as are dependent on him and for the celebration of ceremonies to which the ward or any of those persons in it le i parts such portion of the income of the property of the ward as the Court from time to time duects and if the Court so duects the whole or any part of that property

35 Where a guardian appointed or declared by the tourt has given a Suitagainst bond duly to account for what he may receive in respect of the property where admi of his ward the Court may on application made by petition and on being natiation entisfied that the engagement of the bond has not been kept and upon taken. such terms as to security or providing that any money received be paid into the Court or otherwise as the Court thinks fit assign the bond to some proper person who shall thereupon be entitled to sue on the bond in his own name as if the bond had been originally given to him instead of to the Judge of the Court and shall be establed to recover thereon as trustee for the ward in respect of any bie ch thereof

36 (1) Where a guardian appointed or declared by the Court has Suntagainst not given a bond as afore-aid any person with the leave of the Court guardian where ad may, as next friend at any time during the continuance of the minority ministration of the ward and upon such terms a afore aid in titute a suit against taken the guardian or in case of his death against his repre entative for an account of what the guardian has received in respect of the property of the ward and may recover in the suit as trustee for the ward, such

(Chapter III -Duties, Rights and Liabilities of Guardians)

amount as may be found to be parable by the guardian or his representative, as the case may be

(2) The provisions of sub-section (I) shall, so far as they relate to a suit against a guardian, be subject to the provisions of section 440 of the Code of Civil Procedure as amended by this Act.<sup>1</sup>

Gereral Entity of guard an as trustee

37 Nothing in either of the two last foregoing sections shall be construed to deprive a ward or his representative of any remedy against his guardian, or the representative of the guardian, which, not being expressly provided in either of those sections any other beneficiary or his representative would have against his trustee or the representative of the tustee

### Termination of Guardianship

Right of surrivership amo g 10 at guard ans

38 On the death of one of two or more joint guardians the guardian ship continues to the survivor or survivors until a further appointment is made by the Court

Removal of

39 The Court may on the application of any person interested or of its own motion is more a guardian appointed or declared by the Court, or a guardian appointed by will of the instrument for any of the following causes namely—

- (a) for abuse of his trust,
- (b) for continued failure to perform the duties of his trust
- (c) for incapacity to perform the duties of his trust
- (d) for all freatment or neglect to take proper care of his ward,
- (e) for contumneous disregard of any provision of this Act or of any order of the Court,
- (f) for conviction of an offence implying, in the opinion of the Court a defect of character which unfits him to be the guardian of his ward,
- (a) for having an interest adverse to the faithful performance of his duties,
- (h) for ceasing to reside within the local limits of the juiisdiction of the Court,
- (i) in the case of a guardian of the property, for band suprey or insolvency,
- (1) by reason of the guardianship of the guardian ceasing, or being liable to cease under the law to which the minor is subject

See now Order \\II rules 1 and 4 (2) in the First Schedule to the Code of Civil Procedure 1903 (Act 5 of 1908)

1890: Act VIII ] Guardians and Wards

(Chapter III -Duties, Rights and Liabilities of Guardians)

Provided that a guardian appointed by will or other instrument, whether he has been declared under this Act or not shall not be removed-

- (a) for the cause mentioned in clause (g) unless the adverse interest accrued after the death of the person who appointed him, or it is shown that that person made and maintained the appointment in ignorance of the existence of the adverse interest, or
- (b) for the cause mentioned in clause (h) unless such guardian has taken up such a residence as, in the opinion of the Court renders it impracticable for him to discharge the functions of guardian
- 40 (1) If a guardian appointed or declared by the Court desires to Dielage of resign his office he may apply to the Court to be discharged

(2) If the Court finds that there is sufficient reason for the application it shall discharge him and if the guardian making the application is the Collector and the Local Government approves of his applying to be discharged, the Court shall in any case discharge him

- 41 (1) The powers of a guardian of the person cease-
  - (a) by his death removal or discharge
  - (b) by the Court of Wards assuming superintendence of the person of the ward
  - (c) by the ward ceasing to be a minor
    - (d) in the case of a female ward by her mannage to a husband who is not unfit to be guardian of her reison or if the guardian was appointed or declared by the Court by her marriage to a husband who is not in the opinion of the Court so
  - (e) in the case of a ward whose father was unfit to be guardian of the person of the ward by the father ceasing to be so or if the father was deemed by the Court to be so unfit by his ceasing to be so in the opinion of the Court
  - (2) The powers of a guardian of the property carse-
    - (a) by his death removal or discharge
      - (b) by the Court of Wards assuming superintendence of the pioperty of the ward or
      - (c) by the ward ceasing to be a minor
- (3) When for any cause the powers of a guardian cease the Court may require him or, if he is dead his representative to deliver as it directs any property in his possession or control belonging to the ward

et atd an

Cessat en cf authority of anardian

(Chapter III -Duties, Rights and Liabilities of Guardians IV -Supplemental Provisions)

or any accounts in his possession of control relating to any past or present property of the ward

(4) When he has delivered the property or accounts as required by the Court the Court may declare him to be discharged from his liabilities save as regards any fraud which may subsequently be discovered

Appointment of successor 42 When a guardian appointed or declared by the Court is discharge ed, or, under the law to which the ward is subject, ceases to be entitled to act or when any such guardian or a guardian appointed by will or other institument is removed or dies the Court of its own motion or on application under Chapter II may, if the ward is still a minor, appoint or declare another guardian of his person or property, or both, as the case may be

#### CHAPTER IV

#### SUPPLEMENTAL PROVISIONS

43 (1) The Court may on the application of any person interested or of its own motion male an order regulating the conduct or proceed ings of any guarding appointed or declared by the Court

(2) Where there are more guardians than one of a ward, and they are unable to agree upon a question affecting his welfare any of them may apply to the Court for its direction, and the Court may make such order respecting the matter in difference as it thinks fit

(3) Except where it appears that the object of minling an order under sub section (1) or sub section (2) would be defeated by the delay, the Court shall before maling the order, direct notice of the application therefor or of the intention of the Court to make it, as the case may be, to be given, in a case under sub section (1), to the guardian or, in a case under sub section (2) to the guardian who has not made the application

(4) In case of disobedience to an order made under sub section (1) or sub section (2), the order may be enforced in the same manner as an injunction granted under 1 section 492 or section 493 of the Code of Civil XIV of 1 Procedure in a case under sub section (I) as if the ward were the plain tiff and the guardian were the defendant or, in a case under sub section (2) as if the guardian who made the application were the plaintiff and the other guardian were the defendant

(5) Except in a case under sub-section (2) nothing in this section shall apply to a Collector who is as such a guardian

44 If for the purpose or with the effect of preventing the Court from exercising its authority with respect to a ward a guardian appoint ed or declared by the Court removes the ward from the limits of the

1 See non Order XXXIX rules 1 and 2 in the First Schedule to the Code of Civil Procedure 1908 (Act 5 of 1909)

to guardian dead dis •barged or removed

conduct or proceedings of guardians and enforce ment of those orders

Penalty for

removal of

ward from fans letion.

Orders for

regulating

### (Chapter II -Supplemental Provisions)

juri diction of the Court in contrivention of the provisions of section 26 he shall be liable, by order of the Court to fine not exceeding one thousand rupees, or to imprisonment in the civil gail for a term which may extend to six months

45 (1) In the following cases namely -

Penalty for contumber

- (a) if a person having the custody of a minor fails to produce him or cause him to be produced in compliance with a direction under section 12 sub section (1), or to do his utmost to compel the minor to return to the custody of his guardian in obedience to an order under section 25, sub section (1).
- (b) if a guardian appointed or declared by the Court fails to deliver to the Court, within the time allowed by or under clause (b) of section 34 a statement required under that clause, or to exhibit accounts in compliance with a requisition under clause (c) of that section or to pay into the Court the balance due from him on those accounts in compliance with a requisition under clause (d) of that section or
- (c) if a person who has ceased to be a guardian or the represen tative of such a person fails to deliver any property or accounts in compliance with a requisition under section 41 sub section (3).

the person, guardian or repre entative as the case may be shall be liable by order of the Court to fine not exceeding one hundred rupees and in case of recusancy to further fine not exceeding ten supees for each day after the first during which the default centime and not exceeding five hundred rupees in the aggregate and to detention in the civil jul until he undertakes to produce the minor or cruse him to be produced or to compel his return or to deliver the statement or to exhibit the accounts or to pay the balance or to deliver the property or accounts as the case may be

- (2) If a person who has been released from detention on giving an undertaking under sub-section (I) fails to cars out the undertaking within the time allowed by the Court the Court may cause him to be arrested and re committed to the civil 1111
- 46 (1) The Court may call upon the Collector or upon any Court Reports by subordinate to the Court for a rejort on any matter any pro and San ceeding under this Act and treat the report as evidence

(2) For the purpose of preparing the report the Collector or the Judge of the subordinate Court as the case may be shall male such inquiry as he deems neces ary and may for the purpose of the inquiry exercise any power of compelling the attendance of a witne . to give evidence or

ordinate

### (Chapter IV -Supplemental Provisions)

produce a document which is conferred on a Court by the 'Code of Civil XIV Procedure

Orders ap pealable

- 47 An appeal shall lie to the High Court from an order made by a Court,-
  - (a) under section 7 appointing or declaring or refusing to appoint or declare a guardian or
  - (b) under section 9, sub section (3) returning an application, or,
  - (c) under section 25 making or refusing to make an order for the return of a ward to the custody of his guardian or,
  - (d) under section 26 refusing leave for the removal of a ward from the limits of the jurisdiction of the Court, or imposing conditions with respect thereto or
  - (c) under section 28 or section 29 refusing permission to a guni dian to do an act referred to in the section or
  - (f) under section 32 defining restricting or extending the powers of a guardian or
  - (g) under section 39 removing a guardian or
  - (h) under section 40 refusing to discharge a guardian, or
  - (t) under section 43 regulating the conduct or proceedings of a guardian or settling a matter in difference between joint guardians of enforcing the order or
  - (1) under section 44 or section 45 imposing a penalty

I'nal ty of other orders

48 Save as provided by the last foregoing section and by section 622 of the Code of Civil Procedure an order made under this Act shall XIV of le final and shall not be liable to be contested by suit or otherwise

Costs.

49 The costs of any proceeding under this Act including the costs of maintaining a guardian or other person in the civil pail shall, subject to any rules made by the High Court under this Act he in the discretion of the Court in which the proceeding is had

Power of High Court to make rules.

- 50 (1) In addition to any other power to make rules conferred expressly or impliedly by this Act the High Court may from time to time make rules consistent with this Act-
  - (a) as to the matters respecting which and the time at which reports should be called for from Collectors and subordinate Courts.

<sup>&</sup>lt;sup>2</sup> See now 1ct 5 of 1903

The word D strict was omitted by s 4 of Act 4 of 1926

See now a 11 of the Code of Civil Procedure 1903 (1ct 5 of 1908)

### (Chapter IV -Supplemental Provisions )

- (b) as to the allowances to be granted to and the security to be required from guirding and the cases in which such allowances should be granted.
- (c) as to the procedure to be followed with respect to applications of guardians for permi sion to do acts referred to in sections 28 and 29.
- (d) as to the circumstances in which such requisitions as are mentioned in clau es (a) (b) (c) and (d) of section 34 should be made
- (e) as to the preservation of statements and accounts delivered and exhibited by guardians
- (f) as to the inspection of the e-statements and accounts by per sons interested.
- (g) as to the custody of money and securities for money, belong ing to wards
- (h) as to the securities on which money belonging to wards may he invested
- (t) as to the education of wards for whom guardians not being Collectors have been appointed or declared by the Court and
- (2) generally for the guidance of the Courts in carrying out the purposes of this Act
- (2) Rules under clauses (a) and (1) of sub-section (1) shall not have effect until they have been approved by the Local Government nor shall any rule under this section have effect until it has been pullished in the official Gazette

51 A guardian appointed by or holding a certificate of administra of let by tion from a Civil Court under any enactment repealed by this Act shall guardian save as may be prescribed be subject to the provisions of this Act, and already ap of the rules made under it as if he had been appointed or declared by the Court under Chapter II

52 In section 3 of the Indian Majority Act 1875 for the words Amendment every minor of whose person of property a guardian has been or shall Majority be appointed by any Court of Justice and every minor under the ruits Aot diction of any Court of Wards the fillowing shall be substituted namely -

"every minor of who e per on () property () both | guardian other than a guardian for a suit within the meaning of 'Chapter XXXI of the Code of Civil Procedure has been or hall be appointed or declared

See now Order \\II in the Fir t "ched ile to the Code of Civil Procedure 1908 (Act 5 of 1908)

(Chapter IV -Supplemental Provisions )

by any Court of Justice before the minor has attained the age of eighteen years, and every minor of whose property the superintendence has been or shall be assumed by any Court of Wards before the minor has attained that age "

53. [Amendment of Chapter AXAI of the Code of Civil Procedure ]
Rep., Act V of 1908

### THE SCHEDULE

#### ENACTMENTS REPEALED.

(See section 2)

Number and year		Title or subject	Extent of repeal
		Acts of the Governor General an	Council
XIV of 1858		Vinors (Madras)	The whole
XL of 1858		Minors (Bengal)	So much as has not been repealed
JX of 1861		Minors	The whole
XX of 1864		Minors (Bombav)	The whole
*XIV of 1869		Bombay Civil Courts Act 1869	o much of the last paragraph of section 16 as has not been re pealed
<b>VII</b> of 1870		Court fees Act 1870 .	Section 19H and article 10 of Sche- dule I
*IV of 1672		Punjab Laws Act, 1872	So far as it relates to Act XL of
*X1X of 1873		North Western Provinces Land revenue Act, 1873	Section 2×8
XIII of 1874		European British Minors Act 1874	The whole
XV of 1874		Laws Local Extent Act 1874	S) far as it relates to any enact ment replaced by this Act
4XX of 1875		Central Provinces Laws Act 1875	Co far as it relates to Act XL of
*XVIII of 1876		Ondh Laws Act 1876	So far as it relates to Act XI of
*XIII of 1979	•	Oudh Civil Courts Act 1579	Clause (1) of section 20 relating to proceedings under Acts XL of 1808 and IX of 1861

<sup>1</sup> Bom Code

Since ertire'y rep 15 the U P Land-revenue Act 1961 (U P Act 3 of 1931) U P Code

### 1890: Act VIII.1 Guardians and Wards

1890: Act IX.1

Railways

THE SCHEDULE-continued.

Number and year	Title or subject	Extent of repeal				
icle of the Covernor General in Council-contd						
'XIV of 1882 .	Code of Civil Procedure	The second paragraph of section 443				
*XVIII of 18-4	Panjab Courts Act 1884	So much of section 29 as has not been repealed				
4XII of 1007	*Bengal North Western Provinces and Assam Civil Courts Act 1887	Clause (b) of section 23 sub-section (2)				
	1					
Madras Peg dations						
7% of 1804	Court of Warls	Section 20 and so much of sections 21 and 22 as relates to persons and property of minors not sub- ject to the superintendence of the Court of Wards				
*X of 1831	Minors Estates	Section 3				
Regulations under the Statute 33 Victoria, Chapter 3						
PIK of lows	Arakan Hill District Laws	So far as at relates to Acts XL of 1805 and IV of 1861				
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  - Leg dation 1 of 1574 was rel 11 Per uti n 1 f 1916

(Chapter IV -Supplemental Provisions.)

by any Court of Justice before the minor has attained the age of eighteen years, and every minor of whose property the superintendence has been or shall be assumed by any Court of Wards before the minor has attained that age "

53. [Amendment of Chapter XXXI of the Code of Civil Procedure ] Rep , Act V of 1908

### THE SCHEDULE

#### ENACIMENTS REPEALED.

(See section 2)

Number and year	Title or subject	Extent of repeal	
icls of the Governor General in Council			
XIV of 1858	Minors (Madras)	The whole	
XL of 1858	Minors (Bengal)	So much as has not been repealed	
JX of 1861	Minors	The whole	
XX of 1861	Mmors (Bombav)	The whole	
*XIV of 1869	Bombay Civil Courts Act 1869	co much of the last paragraph of section 16 as has not been re- pealed	
VII of 1870	Court fees Act 1870 .	Section 19H and article 10 of Echc- dule I	
*I♥ of 1672	Punjah Laws Act, 1872	So far as it relates to Act AL of	
*X1X of 18"3	North Western Provinces Land revenue Act 1873	Section 258	
XIII of 1874	European British Minors Act 1874	The whole	
XV of 1871	Laws Local Extent Act 1874	S) far as it relates to any enact- ment replaced by this Act	
*XX of 16"5 .	Central Provinces Laws Act 1870	So far as it relates to Act XL of	
XVIII of 1876	Oudh Laws Act 1876	o far as it relates to Act XI, of	
XIII of 1879 .	Ondh Civil Courts Act, J579	Clause (1) of section 25 relating to proceedings under Acts XL of 1858 and IX of 1861	

Pom Code

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III P Code

1890: Act IX.1

Railwans

#### THE SCHEDULE—continued

Number and vear	Title or aubject	Extent of repeal	
icle of the Governor General in Courcil—could			
XIV of 185,	Code of Civil Procedure	The second paragraph of section	
127111 of 16-4	Punjab Courts Act 1884	So much of section 29 as has not been repealed	
*XII of 1857	*Bengal North Western Provinces and Assam Civil Courts	Clause (b) of section 23 subsection (°)	
	1	<i>.</i>	
Madras Reg Istions			
7V of 1804	Court of Warls	Section 20 and so much of sections 21 and 22 as relates to persons and property of m nors not sub- ject to the superintendence of the Court of Wards	
*X of 1831	Minors Estates	Section 3	
Regulations under the Strivie 33 Victoria, Chapter 3			
*IX of 1574	Arakan Hill Datr of Laws	So fir as it relates to Acis XL of 1858 and IV of 1861	

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### Railways

(Chapter I -Prelyminery)

ACT No IX of 1890.1

[21st March, 1890]

An Act to consolidate, amend and add to the law relating to Railways in India

Whereas it is expedient to consolidate amend and add to the law relating to railways in India. It is hereby enacted as follows -

#### CHAPTER I

#### PRELIMINARY

1 (1) This Act may be called the Indian Railways Act, 1890

Title, extent and commencement.

- (2) It extends to the whole of British India, inclusive 2\* (in so far as it has been or may be extended under the provisions of the Sindh Pishin Railway Act 1887) of British Baluchistan and applies also to all subjects of Her Wijesty within the dominions of Princes and States in India in alliance with Her Wajesty, and to all Native subjects of Her Majesty, without and beyond British India and those dominions, and
  - (3) It shall come into force on the first day of May, 1890
- 2 4(1) On and from that day the enactments specified in the first sche- Repeal dule are repealed to the extent mentioned in the third column thereof

<sup>&#</sup>x27;For Statement of Objects and Reasons | ce Gazetta of Inland 1888 Pt | V | p | 1889 It | V | p | 1890 Pt | V | 1 | 23 | and for debates in Council see | dt | 1898 Pt | V | p | 194 | and 13° and dt | 1890 Pt | VI | p | 194 | and 13° and dt | 1890 Pt | VI | 
<sup>1</sup>P 15 and 48 Act 9 of 1890 has been deel r 1 m for e is notification under s 3 (a) of the Sche duled Districts Act 1874 (14 t 18 4) m the following Scheduled Districts name-

The Pits has Provided Again see Grazette of Indra 1800. Pt. I p. 500, the District of Hararbogh Fobradga (including at this time the present District of Palman which was separated in 1804) and Manbhum, and Pargara Dhabhum and the Kolhan in the District of Singhblum or ibid p. 8,9

The District of Singhblum or ibid the Paula District see Calcutta Grazette.

The Digital of all other lights not concurred makes produce a common Pagants.

13.1) Pt. Ip. (1)

14.1) Pt. Ip. (1)

15.2) Pt. Ip. (1)

15.2) Pt. Ip. (2)

15.3) Pt. Ip. (2)

15.4) Pt. Ip. (2)

15.4) Pt. Ip. (2)

15.4) Pt. Ip. (2)

15.4) Pt. Ip. (2)

16.4) Pt. (

It has been declared in force in Upper Burna texcept the Shan States) by the Burna Laws Act 1898 (13 of 1898) Bur Code

It was preciously in force there popularizes. It was preciously in force there popularizes. The Rullway Board Act 1900 (d of 1900) is to be read with and taken as part of this Act see a (4) of that Act.

'The words of United Burna and were repealed by the Burna Laws Act, 1898 (13 of 1895) Bur Code.

Bil Code \* So much of this section as relates to the repeal of part of the Upper Burma Laws Act 1886 (20 of 1896) has been repealed by the Burma Laws Act, 1898 (13 of 1898),

YT of 1886

### (Chapter I -Preliminary)

- (2) But all rules, declarations and appointments made, sanctions and directions given forms approved, powers conferred and notifications published under any of those enactments or under any enactment repealed by any of them, shall, so far as they are consistent with this Act, be deemed to have been respectively made, given, approved conferred and published under this Act
- (3) Any enactment or document referring to any of those enoctmentor to any enotement repealed by any of them, shall, so far as may be be constructed to refer to this Act or to the corresponding portion thereof
  - 3 In this Act unless there is something repugnant in the subject context
- context,—
  (1) "tramway means a tramway constructed under the India
- Tramways Act 1886 or any special Act relating to tramways

  (2) ferry "includes a bridge of boats, pontoons or rafts, a swing bridge, a flying bridge and a temporary bridge and the approaches to and landing places of a ferry
  - (3) " inland water " means any canal river, lake or navigable wate n British India
- (4) railway means a railway or any portion of a railway, for the public carriage of passengers animals or goods, and includes—
  - (a) all land within the fences or other boundary-marks indicating the limits of the land appurtenant to a railway.
  - (b) all lines of rails siding, or branches worked over for the pui poses of, or in connection with a railway,
  - (c) all stations, offices, warehouses, wharves, workshops, manu factories, fixed plant and machinery and other works con structed for the purposes of, or in connection with, a rail way and
  - (d) all ferries ships boats and rafts which are used on inlaw waters for the purposes of the triffic of a railway and belong to or are hired or worked by the authority administering the railway
  - (5)1 'railway compans "includes any persons, whether incorporated or not, who are owners or lessees of a railway or parties to an agreement for working a railway.
  - (6) "railway administration" or "administration," in the case of a railway administered by the Government or a Native State, means the manager of the railway and includes the Government or the Native State, and, in the case of a railway administered by a railway company, means the railway company

<sup>&#</sup>x27;Uf the Regulation of Railways Act, 1971 (34 and 35 Vict, c 78), s 2

(Chapter I -Preliminary Chapter II -Inspection of Railways)

- (7) "railway servant" means any person employed by a railway
- administration in connection with the service of a railway (8) "Inspector" means in Inspector of Railways appointed under this Act .
  - (9)1 "goods" includes manimate things of every kind

(10)2 "rolling stock" includes locomotive engines, tenders, carriages. wagons, trucks and trollies of all kinds

(11)3 "traffic" includes rolling-stock of every description, as well as

passengers, animals and goods

(12) "through traffic" means traffic which is carried over the railways of two or more railway administrations

(13)2 " rate" includes any fare, charge or other payment for the

carriage of any passenger, animal or goods

- (14) "terminals" includes charges in respect of stations, sidings, wharves depôts warehouses cranes and other similar matters, and of any services rendered thereat
- (15) "pass ' means an authority given by a railway administration, or by an officer appointed by a railway administration in this behalf and authorizing the person to whom it is given to travel as a passenger on a railway gratuitously

(16) "ticket" includes a single ticket a return ticket and a season ticket

(17) " maund " means a weight of three thousand two hundred tolas, each tola being a weight of one hundred and eighty grains Troy and

(18)5 "Collector" means the chief officer in charge of the landrevenue administration of a district, and includes any officer specially appointed by the Local Government to discharge the functions of a Collector under this Act

#### CHAPTER II

#### INSPECTION OF RATEWAYS

4 ° (1) The Governor General in Council may appoint persons, by appointment name or by virtue of their office to be Inspectors of Railways

(2) The duties of an Inspector of Railways shall be-

(a) to inspect railways with a view to determine whether they are fit to be opened for the public carriage of passengers, and to

of the Rulways Clauses Act 1845 (8 & 9 Vict c 20) s 3 , c 50), s 2 s 1 (10 of 1897)

Government or India (mannas) Circular No At dated 4th December, 1898

(Chapter II - Inspection of Railways Clapter III - Construction and
Maintenance of Works)

report thereon to the Governor General in Council as required by this Act

- (b) to make such periodical or other inspections of any railway or of any rolling stock a ed thereon as the Governor General in Council may direct
- (c) to make inquiry under this act into the cause of any accident on a railway
- (d) to perform such other duties as are imposed on him by this Act, or any other enactment for the time being in force relating

Powers of Inspectors,

- 5. An Inspector shall for the purpo e of any of the duties which he is required or authorized to perform under this Act, be deemed to be a public servant within the meaning of the Indian Penal Code, and subject viothe control of the tovernor General in Council, shall for that purpose have the following powers namely.—
  - (a) to enter upon and inspect any railway or any rolling stock used
    - (b) by an order in writing unler his hand addressed to the railway administration to require the attendunce before him of any railway servant and to require answers or returns to such inquiries as he thinks fit to make from such railway servant or from the railway administration.
    - (c) to require the production of any lool or document belonging to or in the possession or control of any railway administration (except a communication between a railway company and its legal advisers) which it appears to him to be necessary to inspect

Fac ht es to be afforded to Inspectors

6 A rulway administration shall afford to the Inspector all reasonable fullties for performing the duties and exercising the powers imposed and conferred upon him by this Act.

### CHAPTER III

#### CONSTRUCTION AND MAINTINANCE OF WORKS

Authority of railway ad ministrations to execute all necessary works.

72 (1) Subject to the provisions of this Act and, in the case of immoveable properly not belonging to the railway administration to the provisions of any enactment for the time I eng. in force for the acquisition of land for public purpous and for companies and subject also in the case of a railway company to the provisions of any contract between the company and the Government a railway administration may, for the

<sup>&#</sup>x27;Cf the Regulation of Righways Act, 1871 f34 & 35 Vict c 78), s 4 'Cf the Radways Clauses Act 1845 (8 & 9 Vict c 20) s 16

### (Chapter III -Construction and Maintenance of Worls)

purpose of constructing a railway or the accommodation or other works connected therewith, and notwithstanding anything in any other enactment for the time being in force.

- (a) make or construct in, upon, across, under or over any lands, or any streets hills valleys roads rulways or framways, or any rivers cauld bools, streams or other waters, or any druns, water pipes, gis pipes or telegraph lines such tempority or permanent inclined planes arches, tunnels, culverts embindments aqueducts bridges, roads, "[lines of railway] ways presages, conduits druns, piers, cuttings and fences as the rulway administration banks process.
- (b) after the course of any rivers, broods streams, or watercourses, for the purpose of constructing and maintaining tunnels, bridges pissages of other works over or under them, and direct or after is well temporarily as permanently, the course of any rivers broods streams or watercourses or any road street is vive or insectional the level thereof, in order the more any entirely to curry them over or under or by the side of the railway as the railway administration thinly prioner.
  - (c) make drains or conduits into, through or under any lands adjoining the rulway for the purpose of conveying water from or to the rulway
  - (d) erect and a natural such houses warehouses offices and other building and such vaids, stations whatese engines, machiners apparatus and other words and conveniences as the radway administration thinks proper
  - (e) alter, repair r di ontinue such buildings wolls and conveniences as itores iid or any of them and substitute others in their stead, and
- (f) do all other acts necessary for making maintaining, altering or repairing and using the railway

(2) The exercise of the powers conferred on a railway administration by subsection (1) shall be subject to the control of the Governor General in Council

8 A rulway administration may, for the purpose of exercising the Altaration powers conferred upon it by this Act alter the position of any pipe for of pipes, which said the supply of gravater or compressed air or the position of any electric drains.

Provided that-

(a) when the rulway administration desires to after the position of any such pape ware or drain at shall give reasonable

<sup>&#</sup>x27;These works were added by a 1 of the Indian Railways Act (1-90) Amendment Act 1205 (9 of 1896)

(Chapter III -Construction and Maintenance of Works)

notice of its intention to do so, and of the time at which it will begin to do so, to the 'local authority or company having control over the pipe, wire or drain, or, when the pipe, wire or drain is not under the control of a local authority or company, to the person under whose control the pipe, wire or drain is.

(b) a local authority, company or person receiving notice under proviso (a) may send a person to superintend the work, and the railway administration shall execute the work to the reasonable satisfaction of the person so sent and shall make arrangements for continuing during the execution of the work the supply of gas, water, compressed air or electricity or the maintenance of the diamage, as the case may be

Temperary entry npon land for re taring of preventing secid-nt

- 9 2 (1) The Governor General in Council may authorize any railway administration, in case of any slip or other accident happening or being apprehended to any cutting, embankment or other work under the control of the railway administration to enter upon any lands adjoining its railway for the purpose of repairing or preventing the accident, and to do all such works as may be necessary for the purpose
  - (2) In case of necessity the railway administration may enter upon the lands and do the works aforesaid without having obtained the previous sanction of the Governor General in Council, but in such a case shall, within seventy-two hours after such entry, make a report to the Governor General in Council, specifying the nature of the accident or apprehended accident, and of the works necessary to be done, and the power conferred on the railway administration by this sub-section shall cease and determine if the Governor General in Council, after considering the report, considers that the exercise of the power is not necessary for the public safety

compensation for damage caused by lawful exer cue of powers under section 7, 5 er 9

- Payment of 10. (1) A railway administration shall do as little damage as possible in the exercise of the powers conferred by any of the three last foregoing sections, and compensation shall be paid for any damage caused by the exercise thereof
  - (2) A suit shall not lie to recover such compensation, but in case of dispute the amount thereof shall, on application to the Collector, be determined and paid in accordance, so far as may be, "I with the provisions

<sup>&</sup>quot;For debnition of "local authority," see s 135 (5) of this Act and 8 3 (28) of

Vict, c 55), z 14
the words and figures "with the
d sections 18 to 42, both inclusive,
sions of sections 57 and 58 of that
r < 2 of the Indian Railways Act

(Chapter III .- Construction and Maintenance of Worls.)

of sections 11 to 15, both inclusive, sections 18 to 34, both inclusive, and sections 53 and 54 of the Land Acquisition Act, 1894, and the provisions of sections 51 and 52 of that Act shall apply to the award of compensation.

11.1 (1) A railway administration shall make and maintain the Accommodafollowing works for the accommodation of the owners and occupiers of tion works

lands adjoining the railway, namely.—

(n) such and so many convenient clossings, bridges, arches, culverts and passages over, under or by the sides of, or leading to or from, the radis at a may, in the opinion of the Gorernor General in Council, be necessary for the purpose of making good any interruptions caused by the railway to the use of the lands though which the railway is made, and

- (b) all necessary arches, tunnels, culverts, drains, watercourses or other passages, over or under or by the sides of the railway, of such dimensions as will, in the opinion of the Governor General in Council, be sufficient at all times to convey water as freely from or to the lands lying near or affected by the railway as before the making of the railway, or as nearly so as may be
- (2) Subject to the other provisions of this Act, the work specified in clauses (a) and (b) of sub section (I) shall be made during or immediately after the laying out or formation of the railway over the lands traversed thereby and in such manner as to cause as little damage or inconvenience as possible to persons interested in the lands or affected by the works.

(3) The foregoing provisions of this section are subject to the following provisos, namely -

- (a) a railway administration shall not be required to make any accommodation works in such a manner as would prevent or obstruct the working on using of the railway, or to inabe any accommodation works with respect to which the owners and occupiers of the lands have agreed to receive and lines been paid compensation in consideration of their not requiring the works to be made.
- (b)2 save as hereinafter in this Chapter provided, a railway administration shall not except on the requisition of the Governor General in Council, be compelled to defrat the cost of tricular any further or additional accommodation works for the use of the owners or occupiers of the lands after 11, expiration of ten years from the date on which the Isilvay passing through the lands was first opened for public traff.;

<sup>&#</sup>x27;Cf the Railways Clauses Act, 1845 (8 & 9 Vict c 20), . 17

(Chapter III -Construction and Maintenance of Worls)

- (c) where a railway administration has provided suitable accommodation for the crossing of a road or stream and the road or stream is afterwards diverted by the act or neglect of the person having the control thereof the administration shall not be compelled to provide other accommodation for the crossing of the road or stream
- (4)1 The Governor General in Council may appoint a time for the commencement of any worl to be executed under sub-section (1) and if for fourteen days next after that time the rulway administration fails to commence the work or having commenced it fails to proceed diligently to execute it in a sufficient manner the Governor General in Council may execute it and recover from the railway administration the cost incurred by him in the execution thereof

Power for own r weet n er or local a thonty t cause a ! ! t onal accon modat on works to be ma l

12 2 If an owner or occupier of any land affected by a railway const ders the worls made under the last foregoing section to be insufficient for the commodious u.e of the land or if the Local Government or a local authority desire to construct a public road or other worl acros under or over a railw a he or it as the case may be may at any time require the tribury administration to make at his or its expense such furth r a commo late n weeds as he or at thinks necessary and are agreed to by the rady as administration or as in case of difference of opinion may be authorized by the Governor General in Council

Γ ccs screens Lates and bare

- 13 The Governor General in Council may require that, within a time to be specified in the requisition or within such further time as he may appoint in this lebalf -
  - (a) boundary marks or fences be provided or renewed by a railway administration for a railway or any part thereof and for roads constructed in connection therewith,
  - (1)4 any works in the nature of a screen near to or adjoining the side of any public road constructed before the milling of a railway le provided or renewed by a railway administra tion for the purpose of preventing danger to passengers on the road by reason of horses or other animals being frightened by the sight or noise of the rolling stock moving on the railway
    - (c) suitable gates chains bais stiles or hand rails be erected or renewed by a railway administration at places where a railwas crosses a public road on the level,

<sup>&#</sup>x27;C' the Rulmans Clau es Act 1815 (8 & 9 Vict e 20) s 70 \* (1 ibil . 71

<sup>\*</sup>C/ tto flailway Re. slation Act, 184 (5 t 6 Vict c 50) s 10
\*C/ tto flailways Clauses Act, 184 (8 d 9 Vict c 0) = 63
\*C/ the flailway Regulation Act 1812 6 t 6 Vict c 50) s 3

(Cl spter III -Construction and Maintenance of Works )

d)' persons be employed by a railway administration to open and shut such rate chains or lars

- 14 (1) Where a railway administration has constructed a railway overand care a publicated on the level the Governor General in Council may at indeed are time if it appears to him necessary for the public safety require the railway administration within such time as he thinks fit to carry the road other under or over the railway by means of a bridge of arch with convenient a cents and descents and other convenient approaches instead of or any the road on the level on to execute such other works as in the circum time of the case may appear to the Governor General in Council to be be a udapted for removing or diminishing the danger arising from the level crossing.
- (2) The Governor General in Council may require as a condition of making a requisition under sub-section (1), that the local authority, if any which maintains the road shall undertale to pay the whole of the of to the rulway administration of complying with the requisition or such portion of the cost as the Governor General in Council thinks just
  - 15 4 (1) In either of the following cases namely -

(a) where there is druger that a tree standing near a railway may one fall on the railway so as to obstruct traffic.

(b) when a tree obstructs the view of any fixed signal,

Pemoval of trees dangerous to or ob structing the working of a railway

- the railway administration may with the permission of any Magistrate, fell the tree or deal with it in such other manner as will in the opinion of the rulway administration avert the danger or remove the obstruction,
- (2) In case of emergency the power mentioned in sul-section (I) may be exercised by a rulway administration without the permission of a Magistrate
- (3) Where a tree felled on otherwise dealt with under sub section (1) or sub section (2) was in existence before the rulwix was constituted on the signal was fixed any Magnetrate may, upon the application of the persons interested in the tree award to those persons such compensation as he thinks reasonable
- (4) Such an award subject where made in a presidence town by any Magistrate other than the Chief Presidency Magistrate or where made elsewhere by any Magistrate other than the District Magistrate, to revision by the Chief Presidency Magistrate, or the District Magistrate, as the case may be shall be final

 (Chapter III -Construction and Maintenance of Works Chapter IV -Opening of Railways )

(5) A Civil Court shall not entertain a suit to recover compensation for any tree felled or otherwise dealt with under this section

### CHAPTER IX

### OPENING OF RAILWAYS

R gnt to u e locomet ves

- 16 1 (1) A railway administration may with the previous sanction of the Governor General in Council use upon a railway locomotive engines or other motive power and rolling stock to be drawn or propelled thereby
  - (9) But rolling stock shall not be moved upon a railway by steam or other motive power until such general rules for the railway as may be deemed to be necessary have been made sanctioned and published under this Act

Notice of intended opening of a ra lway

- 17 (1) Subject to the provisions of sub section (2) a railway admin istration shall one month at least before it intends to open any railway for the public carriage of passengers give to the Governor General in Council notice in writing of its intention
  - (2) The Governor General in Council may in any case, if he thinks fit reduce the period of or dispense with the notice mentioned in sub section (1)

18 A railway shall not be opened for the public carriage of passengers until the Governor General in Council or an Inspector empowered by the Governor General in Council in this behalf has by order sanctioned the opening thereof for that purpose

ment a con dition pre cedent to the opening of a railway Procedure in sanctioning the open ng of a ra lway

Sanct on of the Govern

- 19 (1) The sanction of the Governor General in Council under the last foregoing section shall not be given until an Inspector has after inspection of the railway reported in writing to the Governor General in Council-
  - (a) that he has made a careful inspection of the railway and rol line stock
    - (b) that the moving and fixed dimensions prescribed by the Gover nor General in Council have not been infringed.
  - (c)3 that the weight of rails strength of bridges, general structural character of the works and the size of and maximum gross load upon the axles of any rolling stock are such as have been prescribed by the Governor General in Council,
  - (d) that the railway is sufficiently supplied with rolling stock C 1 19 F 2 ! 0 V + a 90) a 88

### (Chapter II -Opening of Railwig)

- (c) that general rule for the working of the rulear when opened for the public curriage of pas engers have been made sanc tioned and published under this Act, and
- (f) that in his opinion the railway can be opened for the public carriage of passengers without danger to the public using it
- (2)1 If in the opinion of the Inspector the railway cannot be so opened without danger to the public using it, he shall state that opinion, together with the grounds therefor to the Governor General in Council, and the Covernor General in Council may thereupon order the railway administrition to postpone the opening of the railway
- (3) An order under the last foregoing sub-section must set forth the requirements to be complied with as a condition precedent to the opening of the railway leing sanctioned and shall direct the postponement of the opening of the railway until those requirements have been complied with or the Governor General in Council is otherwise satisfied that the railway can be opened without danger to the pull is using it
- (4) The sanction given under this section may be either absolute or subject to such conditions as the Governor General in Council thinks necessary for the safety of the public
- (5) When sanction for the opening of a railway is given subject to conditions, and the railway administration fails to fulfil those conditions the sanction shall be deemed to be void and the rulear shall not be worked or used until the conditions are fulfilled to the satisfaction of the Governor General in Council
- 20° (1) The provisions of sections 17 18 and 19 with respect to the application opening of a railway shall extend to the opening of the works mentioned of the pro in sub section (2) when those worls form part of or are directly connected the three late. with a railway use I for the Iul lic carriage of passengers and have been sections to constructed after the inspection which preceded the first opening of the material railway

afterations of (2) The works referred to in sub-section (1) are additional lines of iailway deviation lines stations junctions and crossings on the level and any alteration of reconstruction materially affecting the structural character of any work to which the provisions of sections 17, 18 and 19 apply or are extended by this section

21 When an accident has occurred resulting in a temporary suspen Exceptional sion of traffic and either the original line and works have been rapidly provision. restored to their original standard or a temporary diversion has been laid for the purpose of restoring communication the original line and works so restored or the temporary diversion as the case may be, may,

Of the Railway Regulation Act 184° (5 & 6 \ let c 55) , 6 of the Regulation of Railways Act 1871 (34 & 35 \ let c '8) s 5

Power to make rules

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## (Clapter II -Opening of Radi ays)

in the alsence of the Inspector be opened for the public carriage of pasengers subject to the following conditions namely —

- (a) that the railway servant in charge of the worls undertaken by reason of the accident has certified in writing that the opening of the restored line and worls or of the temporary diversion will not in his opinion be attended with danger to the public using the line and worls of the diversion and
- (1) that notice by telegraph of the opening of the line and works of the diversion shall be sent as soon as may be to the Inspector appointed for the failway
- 22 The Governor General in Council may make 'rules defining the cases in which ind in tho excess the extent to which the procedure prescribed in sections 17 to 20 (toth inclusive) may be dispensed with
- 23 (1) When after inspecting any open rulway used for the public carriage of presengers of any followed thereon an Inspector is of opinion that the use of the rulway or of any specified rolling stock will be attended with danger to the public using it he shall state that opin in together with the grounds therefor to the Governor General in Council and the Governor General in Council may thereup on order that the rulway be closed for the public carriage of passengers or that the use of the rolling tock so pecified be discontinued or that the rulway or the rolling tock so specified be discontinued or that the rulway or the rolling tock so specified be discontinued or that the rulway or the rolling tock so specified be discontinued or that the rulway or the rolling tock so specified be discontinued or that the rulway or the rolling tock so specified be discontinued or that the rulway or the rolling tock so specified be discontinued or that the rulway or the rolling tock so the first of the public carriage of passen gets on such condition of it as the foreground General in Council may confidence seems of the first of the public carriage.
- (2)2 An order under sub-section (I) must set forth the grounds on which it is founded
- 24 (1) When a rule as has been closed under the last foregoing section at shall not be re-opened for the public carriage of passengers until it has been in pected and it re-opening sanctioned in accordance with the provisions of this Act
- (2) When the Governor General in Council has ordered under the last foregoing section that the use of any specified rolling stock has continued that rolling stock shall not be used until an Inspector has reported that it is fit for use and the Governor General in Council has sanctioned its use
- (3) When the Governor General in Council has imposed under the last foregoing section and conditions with respect to the use of any rail way or rolling stock those conditions shall be observed until they are withdrawn by the Governor General in Council

For rules see Genl R & O Vol III
'(f tle Railway Regulation Act 1842 (5 & 6 Vict, c 55) s 16

(Chapter IV -Opening of Railways Chapter V -Railway Commis-

- 25. (1) The Governor General in Council may, by general or special D least on of order, authorize the discharge of any of his functions under this Chapter this Chapter by an Inspector, and may cancel any sanction or order given by an Instable pector discharging any such function or attach thereto any condition which the Governor treneral in Council might have imposed if the sanction or order hall been given by himself.
- (2) A condition imposed under sub-section (I) shall for all the purposes of this Art have the same effect as if it were attached to a sanction or order given by the Governor General in Council.

### CHAPTER V

### RAILWAY COMMISSIONS AND TRAILIC PACHITHS

#### Railway Commissions

26 (1) For the purpo is of this Chapter the Governor General in Constitution Council shall as occasion may in his opinion require, appoint a commussion styled a Railway Commission (in this Act referred to as the Commercian styled) is represented by the Lay Commercian.

sion styled a Railway Commission (in this Act referred to is the Commissioners) and consisting of one Law Commissioner and two Lay Commissioner

- 2) The Commissioners shall sit at such times and in such places as the Governor General in Council appoints.
- (3) The Liw Commissioner shall be such Judge of the High Court hiving jurisdiction in reference to Europe in British subjects under the Code of Criminal Procedure, 1882, in the place where the Commissioners are to sit as in the rise of a High Court established under the Statinte 24 and 25 Victoria, Chapter 104,3 the Chief Tustice \*[oi, in the rise of the Chief Court of Oudh, the Chief Tudge ] \*\* \* \* mix, on the request of the Governor General in Council, assign by writing under his hand
  - 4) The Lay Commissioners shall be appointed by the Governor General in Council, and one it least of them shall be of experience in railway business.

27. The Commissioners shall take cognizance of such cases only as Restriction are referred to them by the Governor General in Council

pnetral in Council of Jurisd etion of 54 (17 & 18 Vict, c 31), the Regu 3), and the Rativa and Canal Traffic Commission to caves

1898 (1ct 5 of 1898) aprenally Stat , Vol I, now repealed by the referred

1 lines words were inserted by s 2 and Sch of the Oudh Courts (Supplementary) Act, 1925; (2) of 1925;

Judge "(which were substituted for the original words by s 2 of Act 18 of 1911) were repealed by s 3 and Sch II of the Repealing and Amending Act, 1923 (11 of 1921)

Reference of cases to Railway Commission.

- 28 In any of the following circumstances, namely -
  - (a) where complaint is made to the Governor General in Council of anything done or any omission made by a railway administration in violation or contravention of any provision of this Chapter
  - (b) where any difference which is under the provisions of any agreement required or authorized to be referred to arbitration arises between rails at administrations, and the rulway administrations apply to the Governor General in Council to have it referred to the Commissioners.
  - (c) where any other difference, being a difference between railway administrations of one to which a failway administration is a party, arises and the parties thereto apply to the Governor General in Council to have it referred to the Commissioners,

the Governor General in Council may, if he thinks fit, refer the case to the Commissioners for decision

Constitution of Railway Commission in session. 29 The three Commissioners shall attend at the hearing of any case referred to them for decision under this Chapter, and the Law Commissioner shall preside at the hearing

Powers of Railway Commission.

- 30 (1) In heating any such case the Commissioners shall have the powers which may be exercised in the hearing of an original civil suit by a High Court

  (2) The decision shall, if the Commissioners differ in opinion, be in
- accordance with the opinion of the majority, and the final order in the case shall be by way of injunction and not otherwise
- (3) At the hearing the Commissioners may permit any party to appear before them either by himself or by any legal practitioner entitled to practise in any High Court

Appeals from orders of Railway Commission

- 31 (1) An Appeal shall not be from any order of the Commissioners upon any question of fact on which two of the Commissioners are agreed
- <sup>3</sup>[(2) Subject to the provisions of sub section (I), an appeal shall be from an order of the Commissioners to the High Court of which the Law Commissioner was a member 1
- (3) Such an appeal must be presented within six months from the date of the order appealed from, and shall be heard by a bench of as many Judges, not being fewer than three, as the High Court may by rule prescribe

### (Chapter 1 -Railway Commissions and Traffic Facilities)

- (4) In the hearing of the appeal the High Court shall, subject to the other provisions of this Chapter have all the powers which it has as an Appellate Court under the 'Code of Civil Procedure and may make any order which the Commissioners could have made
- 32 Notwithstanding any uppeal to the High Court from an order of Operation of the Commissioners, the order shall, unless the Commissioners or the orders of Railway majority of them see fit to suspend it, continue in operation until it is Commission reversed or varied by that Court
- 33 (1) The Commissioners in the exercise of their jurisdiction under A sessors this Chapter may from time to time, with the general or special sanction of the Governor treneral in Council, call in one or more persons of engineering or other technical knowledge to not as assessors
- (2) There shall be paid to such persons such remuneration as the Governor General in Council upon the recommendation of the Commissioners may direct
- 34 The Governor (reneral in Council may make "rules regulating pro- Power of the ceedings before the Commissioners and enabling the Commissioners to Governor General carry into effect the provisions of this Chapter, and prescribing fees to in Council be taken in relation to proceedings before the Commissioners

to make rules purposes of this

- 35 The co ts of and meddent il to any proceedings before the Commis- Costs of sioners or the High Court under this Chapter shall be in the discretion proceedings of the Commissioners of the High Court as the case may be and the Chapter payment of to is awarded by the Commissioners may be enforced by the Court of which the Law Commissioner was a Judge as if the payment had been ordered by a decree of a High Court
- 236 (1) The Court of which the Law Commissioner was a Judge may Execution of if it appears on the application of any person who was a party to the grades of proceedings before the Commissioners of on appeal before the High Court, Commission or of the representative of any such person that an injunction made and High under this Chapter by the Commissioners or by a High Court has not been obeyed by the party enjoined order such party to par a sum not exceeding one thousand rupees for every day during which the injunction is disobeyed after the date of the order directing such payment
- (2) The payment of such sum may be enforced by the Court which made the order as if that Court had given a decree for the same, and the Court may direct that the whole or any part of the sum shall be paid to the person making the application under sub section (1) or to the Govern ment

See now the Code of Crist Procedure 1908 (Act 5 of 1908)
For such rules see Gent R & O Not III
Of the Railway and Canal Traffic Act 1804 (17 & 18 Vict. c 31)

(Chapter V -Railway Commissions and Traffic Facilities)

Evidence of documents

37 A document purporting to be signed by the Commissioners, or any of them, shall be received in evidence without proof of the signature. and shall, until the contrary is proved, be deemed to have been so signed and to have been duly executed or issued by the Commissioners

to the Governor (repera) in Council of special reports by Railway Commission Dissolution of Railway Commission

Submission

38 The Commissioners shall as soon as may be after the disposal of each case referred to them submit to the Governor General in Council a special report on the case, and the Governor General in Council shall cause the report to be published in such manner as he thinks fit for the information of persons interested in the subject-matter thereof

39 Except for the purpose of the last foregoing section, a Railway Commission shall be deemed to be dissolved at the close of the last of the sittings of the Commissioners for the decision of the cases referred to them

Provided that, on the application of any person who was a party to the proceedings before the Commissioners, or of the representative of any such person, the Governor General in Council may, if he thinks fit, in any case in which the order passed by the Commissioners is not open to appeal to appoint the Commissioners for the purpose of hearing an appliention for a review of their decision and of granting the same and rehearing the case if they think that the case should be re-heard

40 Subject to the foregoing provisions of this Chapter and to any direction of Her Majesty in Council an order of the Commissioners shall be final and shall not be questioned in or restrained by any Court

orders of Railway Commission subject to the forego ing provi sions of this Chapter Par of jurisdiction of ordinary Courts in certam matters cognizable by Rails av Commission

> Duty of railway

> tions to arrange

administra

and forward

ing traffic

without

delay and

without partiality

Finality of

41.1 Except as provided in this Act, no suit shall be instituted or proceeding taken for anything done or any omission made by a railway administration in violation or contravention of any provision of this Chapter or of any order made thereunder by the Commissioners or by a High Court

### Fraffic Facilities

- 42 ° (1) Frem railway administration shall, according to its powers, afford all reasonable facilities for the receiving, forwarding and delivering of traffic upon and from the several railways belonging to or worked by it and for the return of rolling-stock for receiving
- (2) A railway administration shall not make or give any undue or unreasonable preference or advantage to or in favour of any particular unreasonable person or rulway administration, or any particular description of traffic,

<sup>&#</sup>x27;(f) the Rulway and Canal Traffic Act 1854 (17 & 18 Vict, c 31), s 6
'(f) the Railway Cluuses Act 1845 (8 & 9 Vict, c 20) s 90, the Railway and
Canal Traffic to 1854 (17 & 18 Vict c 31), s 2, and the Railway and Cural Traffic
tet, 18-8 (51 & 52 Vict, c 25), s 25

(Cl opter 1 -Radicay Commissions and Traffic Lacilities )

in any respect whitenever, or subject any particular per on or railway administration or any particular description of traffic to any undue or unreasonable projudice or disadvantage in any respect whatsoever

- (3) A railway administration having or woiling railways which form part of a continuous line of railway communication or having its ferminus or station within one mile of the terminus or station of mother 'railway administration shall afford all due and reasonable facilities for receiving and forwarding by one of such railways all the traffic arising by the other at such terminus or station without any unreasonable delay and without any inches preference or idvantage or prejudice or disadvantage as aforesaid and so that no oll trustion may be offered to the public desirous of using such railways as a continuous line of communication and so that all reasonable accommodation may be means of such railways be at all times afterded to the public in that behalf
- (4) The facilities to be afforded under the section shall include the due and reach ble receiving to awarding and delivering by every railway administration at the request of any other railway administration of through traffic to and from the railway of any other railway administration at through rates.

Provided is follows -

- (a) the rullway administration requiring the traffic be forwarded shall gave written notice of the proposed through rate of eith forwarding vallows administration stating both it amount and its apportionment and the route by which the traffic is proposed to be forwarded. The proposed through rate for animals or good may be jet the looped mound.
- (b) eith forwinding ridwix aluminstrator hill within the prescribed period after the second of such notice by written notice inform the ridwax administration requiring the traffic to be forwirded whether it igness to the rate appointion ment and notic and if it has not objection what the grounds of the objection ire.
- (c) It at the expiration of the pre-cirled per dono such objection has been sent by any forwaring rully by administration the rate half come into operation at the expiration of that period
- (d) if in objection to the lite appointment is noted by feet within the pre-lited period the Covern twenterd of Council may if he think fit in the rejuct of an of the lulway administrations refer the council of Commissioners for their decision.

<sup>\*</sup> Cf the Railway and Carol Troffic Act 1804 (1" & 18 Vic ( 31) > 1

# (Chapter V -Railuay Commissions and Traffic Facilities )

- (e) if the objection is to the granting of the rate or to the route, the Commissioners shall consider whether the granting of the rate is a due and reasonable facility in the interests of the public, and whether, regard being had to the circumstances, the route proposed is a reasonable route, and shall allow or refuse the rate accordingly or fix such other rate as may seem to the Commissioners to be just and reasonable;
- (f) if the objection is only to the apportionment of the rate, and the case has been referred to the Commissioners, the rate shall come into operation at the expiration of the prescribed period, but the decision of the Commissioners as to its apportionment shall be retrospective in the case of any other objection the operation of the rate shall be suspended until the Commissioners make their order in the case:
- (a) the Commissioners in apportioning the through rate shall take into consideration all the circumstances of the case, including any special expense incurred in respect of the construction, maintenance or working of the route or any part of the route as well as any special charges which any railway administration is entitled to make in respect thereof.
- (h) the Commissioners shall not in any case compel any railway administration to accept lower mileage rates than the mileage rates which the administration may for the time being legally be charging for like traffic carried by a like mode of transit on any other line of communication between the same points, being the points of departure and arrival of the through route.
  - (1) 'subject to the foregoing provisions of this sub-section, the Commissioners shall have full power to decide that any proposed through rate is due and reasonable notwithstanding that a less amount may be allotted to any forwarding railway administration out of the through rate than the maximum rate which the nailway administration is entitled to charge, and to allow and apportion the through rate accordingly;
  - (1) the prescribed period mentioned in this sub-section shall be one month, or such longer period as the Governor General in Council may by general or special order prescribe

43,2 (1) Whenever it is shown that a railway administration charges Undue pre ference in one trader or class of traders or the traders in any local area lower rates for the same or similar animals or goods, or lower rates for the same or unequal rates for like traffic similar services, than it charges to other traders or classes of traders, or for services

case of

<sup>&#</sup>x27;Cf the Regulation of Railways Act, 1873 (36 & 37 Vict, c 48), s 12
'Cf. the Railway and Cinal Triffic Act, 1888 (51 & 52 Vict, c 25), s 27.

(Chapter V .- Railway Commissions and Traffic Facilities Chapter 17 -Working of Railways )

to the traders in another local area, the burden of proving that such lower charge does not amount to an undue preference shall lie on the railway administration.

- (2) In deciding whether a lower charge does or does not amount to an undue preference, the Commissioners may, so for as they think reasonable, in addition to any other considerations affecting the case, take into consideration whether such lower charge is necessary for the purpose of securing, in the interests of the public, the traffic in respect of which rt is made
- 44.1 Where a railway administration is a party to an agreement for Provision for procuring the traffic of the railway to be carried on any inland water by facilities and any ferry, ship, boat or raft which does not belong to or is not hired or ment where worked by the railway administration, the provisions of the two last ships or boate foregoing sections applicable to a railway shall extend to the ferry, ship, which are not boat or raft in so far as it is used for the purposes of the traffic of the part of a railway
  - 45. A railway administration may charge reasonable terminals

Leanungle 46.2 (1) The Governor General in Council may, if he thinks fit, refer Power of Ralway to the Commissioners for decision any question or dispute which may Commission arise with respect to the terminals charged by a railway administration, to fix terminals and the Commissioners may thereupon decide what is a reasonable sum to be paid to the ruly at administration in respect of terminals

(2) In deciding the question or dispute, the Commissioners shall have regard only to the expenditure reasonably necessary to provide the accommodation in respect of which the terminals are charged irrespective of the outlay which may have been actually incurred by the railway administration in providing that accommodation

### CHAPTER VI

### Warner at Rathers

- 47.4 (1) Every railway company and in the case of a railway admin- General istered by the Government, an officer to be appointed by the Governor rules, General in Council in this behalf, shall make speneral rules consistent with this Act for the following purposes, namely -
  - (a) for regulating the mode in which and the speed at which, iolling-stock used on the railway is to be moved or propelled;
  - Cf the Railway and Canal Traffic Act 1838 (5] A 52 1 tct c 23), s 25 27 tct Regulation of Railways Act, 1873 (36 & 37 Vict c 49), s 15 5 5 5 Vict, c 25), s 24 (1) Vict c 97) s 7 to 9, and the

(Chapter VI - Worling of Railways )

- (b) for providing for the accommodation and convenience of passengers and regulating the carriage of their luggage.
- (c) for declaring what shall be deemed to be, for the purposes of this Act dangerous or offensive goods, and for regulating the carriage of such goods.
- (d) for regulating the conditions on which the railway adminis tration will carry passengers suffering from infectious or contagious disorders and providing for the disinfection of carriages which have been used by such passengers,
- (e) for regulating the conduct of the railway servants.
- (f)1 for regulating the terms and conditions on which the railway administration will warehouse or retain goods at any station on behalf of the consignee or owner and
- (q)2 generally for regulating the travelling upon and the use. worling and management of the railway a
- (2) The rules may provide that any per on committing a breach of any of them shall be numished with fine which may extend to any sum not exceeding fifty junces 1 and that in the case of a rule made under clause (e) of sul se tion (1) the railway servints shall forfeit a sum not exceeding one month's pay which sum may be deducted by the railway administration from his pay
- (3) A rule made under this section shall not talle effect until it has received the sinction of the Governor General in Council and been pub lished in the Gazette of India

Provided that where the rule is in the terms of a rule which has already been published at length in the Gazette of India a notification in that Gazette referring to the rule already published and announcing the adoption thereof shall be deemed a publication of a rule in the Gazette of India within the meaning of this sub section

- (4) The Governor General in Council may cancel any rule made under this section, and the authority required by sub-section (1) to male rules thereunder may at any time with the previous sanction of the Governor General in Council rescind or vary any such rule
- (2) Every rule purporting to have been made for any railway under section 8 of the Indian Railways Act, 1879 and appearing from the IV of 1879

I or rules applicable to all ralsays in British India regulating the terms and

on littons on which rules to all rails and special state of the state of continuous on which rules a liministrations will ware focus or return goods at any for continuous or which rules for all open lies of railway in British Judin ere separate and little of the state of the st

Repealed by this Act

### (Chapter VI,-Working of Railways)

Gazette of India to be intended to apply to the railway at the commencement of this Act, shall, notwithstanding any irregularity in the making or publication of the rule, be deemed to have been made and to have taken effect under this section

- (6) Every railway administration shall keep at each station on its railway a copy of the general rules for the time being in force under this section on the railway, and shall allow any person to inspect if free of charge at all reasonable times
- 48.1 Where two or more railway administrations whose railways have Disposal of a common terminus or a portion of the same line of rails in common or between form separate portions of one continued line of railway communication, tailways are not able to agree upon arrangements for conducting at such common conduct of terminus, or at the point of junction between them, then joint traffic joint traffic with safety to the public the Governor General in Council, upon the application of either or any of the administrations may decide the matters in dispute between them so far is those matters relate to the safety of the public, and may determine whether the whole or what proportion of the expenses attending on such arrangements shall be borne by either or any of the administrations respectively

49.2 Any railway company, not being a company for which the Agreements Statute 42 and 41 Vict, Chap 41, provides may from time to time Governor make and curs into effect agreements with the Governor General in General in Council for the construction of rolling-stock plant or machinery used on, construcor in connection with, railways, or for leasing or taking on lease any tion or rolling-tock plant, machinery or equipments required for use on a rolling railway, or for the maintenince of rolling-stock

50.4 Any railway company not being a company for which the Powers of Statute 42 and 43 Vict (hip 41 provides may from time to time companies to make with the Governor General in Council and curry into effect or enterinto with the sanction of the 'Crovernor General in Council, make with any working other railway "administration and curry into effect any agreement with respect to any of the following purposes, namely -

(a) the working, use, management and maintenance of any railway,

s 11 and the Radways

Vol II Wict c 41), s 2, the mars (Sales and Leases) 1863 (26 & 27 Vict, c

### (Chapter VI - Working of Railways)

- (b) the supply of rolling stock and machinery necessary for any of the purposes mentioned in clause (a) and of officers and servants for the conduct of the traffic of the railway
- (c) the payments to be made and the conditions to be performed with respect to such worling use management and maintenance
- (d) the interchange accommodation and converance of traffic being on, coming from or intended for, the respective railways of the contracting parties and the fixing collecting, apportionment and appropriation of the revenues arising from that traffic.
- (e) generally the giving effect to any such provisions or stipulations with respect to any of the purposes hereinbefore in this section mentioned as the contracting parties may think fit and mutually agree on

Provided that the agreement shall not affect any of the rates which the railway administrations parties thereto are from time to time respectively authorized to demand and receive from any person, and that every person shall notwithstanding the agreement be entitled to the use and benefit of the railways of any railway administrations parties to the agreement on the same terms and conditions and on payment of the same rates as he would be if the agreement had not been entered into

Establish ment of ferries and roadways for accommodation of traffi

- 51 Any railway company not being a company for which the 2Sta tute 42 and 49 Vict. Chap 41 provides may from time to time exercise with the sanction of the Governor General in Council all or any of the following powers namely
  - (a) it may establish, for the accommodation of the traffic of its railway any ferry equipped with machiners and plant of good quality and adequate in quantity to work the ferry,
    - (b) it may work for purposes other than the accommodation of the traffic of the railway any ferry established by it under this section
    - (c) it may provide and maintain on any of its bridges roadways for foot-passengers cattle carriages carts or other traffic,
    - (d) it may construct and maintain roads for the accommodation of traffic passing to or from its railway
  - (e) it may provide and maintain any means of transport which may be required for the reasonable convenience of passengers animals or goods carried or to be carried on its railway,

<sup>&#</sup>x27;Cl tle Indian Guaranteed Railways Act 1879 (40 & 43 Vict c 41) s 4
'The Indian Guaranteel Hailways Act 1879 (4) V 43 Vict c 41) Coll Stat
Vol II

### (Chapter VI - Worling of Railways )

- (f) it may charge tolls on the tiaffic using such ferries, roadways. roads or means of transport as it may provide under this section, according to tariffs to be arranged from time to time with the sanction of the Governor General in Council
- 52 1 Every rulway administration shall in forms to be prescribed Returns
- by the Governor General in Council prepare, half yearly or at such intervals as the Governor General in Council may prescribe, such returns of its capital and revenue tran actions and of its traffic as the Governor General in Council may require and shall forward a copy of such returns to the Governor General in Council at such times as he may direct

### Carriage of Property

53 ° (1) Every railway administration shall determine the maxi- Maximum mum load for every wagon or truck in its possession and shall exhibit the wagons words or figures representing the load so determined in a conspicuous manner on the outside of every such wagon or truck

- (2) Every person owning a wagon or truck which passes over a railway shall similarly determine and exhibit the maximum load for the wagon or truck
- (3) The gross weight of any such wagon or truck bearing on the axles when the wagon or truck a loaded to such maximum load shall not exceed such limit as may be fixed by the Governor General in Council for the class of axle under the wagon or truck
- 54 (1) Subject to the control of the Governor General in Council a Power for railway administration may impo e conditions not inconsistent with this maistrations Act or with any general rule thereunder with respect to the receiving to impose forwarding or delivering of any animals or goods

conditions for working

- (2) The railway administration shall keep at each station on its rail traffic way a copy of the conditions for the time being in force under sub section (I) at the station and shall allow any person to inspect it free of charge at all reasonable times
- (3) A railway administration shall not be bound to carry any animal suffering from any infectious or contagious disorder
- 55 3 (1) If a person fails to pay on demand made by or on behalf of a Lien for railway administration any rate terminal or other charge due from him als and other in respect of any animals or goods the railway administration may detain charges the whole or any of the animal, or goods or if they have been removed from the rulway, ins other mimal or goods of such person then being in or thereafter coming into its nos ession

<sup>\*\*</sup>Cf the Railway Regulation Act 1840 (3 & 4 Vict c 9 ) s 3 tle Regulation of Railways Act 1868 (31 & 3° Vict c 119) ss 3 and 4 and ite Regulation of Railways Act 1868 (31 & 3° Vict c 8) ss 9 and 10 c 10 the Railway Pegulation Act 1842 (5 & 6 Vict c 50) s 16 c 1 the Railway Pegulation Act 1842 (5 & 6 Vict c 20) s 9° (4) the Railway Pegulation Act 1842 (5 & 6 Vict c 20) s 9° (5) the Railway Clauses Act 1843 (8 & 6 Vict c 20) s 9° (6) the Railway Clauses Act 1843 (8 & 6 Vict c 20) s 9° (7) the Railway Clauses Act 1843 (8 & 6 Vict c 20) s 9° (8 Vict

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### (Chapter VI - Working of Railways )

(2) When any animals or goods have been detained under sub section (1), the railway administration may sell by public auction, in the case of perishable goods at once, and in the case of other goods or of animals on the expiration of at least fifteen days' notice of the intended auction. published in one or more of the local newspapers, or where there are no such newspapers, in such manner as the Governor General in Council may prescribe sufficient of such animals or goods to produce a sum equal to the charge, and all expenses of such detention notice and sale. including, in the case of animals, the expenses of the feeding watering and tending thereof

(3) Out of the proceeds of the sale the railway administration may retain a sum equal to the charge and the expenses aforesaid rendering the surplus if any, of the proceeds, and such of the animals or goods (if any) as remain unsold, to the person entitled thereto

- (4) If a nerson on whom a demand for any rate, terminal or other charge due from him has been made fails to remove from the railway within a reasonable time any unimals or goods which have been detained under sub section (1) or any animals or goods which have remained unsold after a sale under sub section (2), the railway administration may sell the whole of them and dispose of the proceeds of the sale as nearly as may be under the provisions of sub section (3)
- (5) Notwithstanding anything in the foregoing sub sections, the rail way administration may recover by suit any such rate terminal or other charge as aforesaid or balance thereof

56 (1) When any animals or goods have come into the possession of a railway administration for carriage or otherwise and are not claimed by the owner or other person appearing to the railway administration to be entitled thereto, the railway administration shall, if such owner or person is known, cause a notice to be served upon him requiring him to remove the animals or goods

(2) If such owner or person is not known, or the notice cannot be served upon him or he does not comply with the requisition in the notice, the railway administration may within a reasonable time subject to the promisions of any other enactment for the time being in force, sell the arimals or goods as nearly as may be under the provisions of the Inc. foregoing section, rendering the surplus if any, of the proceeds of the sale to any person entitled thereto

57 Where any animals goods or sale proceeds in the possession of a railway administration are claimed by two or more persons, or the ticket or receipt given for the animals or goods is not forthcoming, the railway administration may withhold delivery of the animals, goods or sale proceeds until the person entitled in its opinion to receive them has given an certa n cases indemnity, to the satisfaction of the railway administration, against the

Power for ra lway ad ministrations to require indemnity on delivery of goods in

D sposal of unclaimed

things on a

ra lway

(Chapter VI - Working of Railways )

clums of any other person with respect to the unimals goods or sale-proceeds

- . 58 (1) The owner or person having charge of any goods which are Requisitions brought upon a railway for the purpose of being carried thereon, and the forwards consignee of any goods which have been carried on a railway, shall, on desemption the request of any railway servant appointed in this behalf by the railway of reads administration deliver to such servant an account in writing signed by such owner or person, or by such consignee, as the case may be and containing such a description of the goods as may be sufficient to determine the rate which the railway administration is entitled to charge in respect thereof
- (2) If such owner person or consignee refuses or acglects to give such an account, and refuses to open the parcel or package containing the goods in order that their description may be ascertained, the rullway administration may (a) in respect of goods which have been brought for the purpose of being curried on the rullway refuse to carry tle goods unless in respect thereof a rate is paid not exceeding the highest rate which may be in force at the time on the rullway for any class of goods or, (b) in respect of goods which have been carried on the rullway, charge a rate not exceeding such highest rate
- (3) If an account delivered under sub section (I) is materially false with respect to the description of any goods to which it purports to relate and which have I een carried on the railway the railway administration may charge in respect of the carriage of the goods a rate not exceeding double the highest rate which may be in force at the time on the railway for any class of goods.
- (4) "If any difference arises between a railway servant and the owner or person havin, charge or the consignee of any goods which have been brought to be carried or have been carried on a railway respecting the description of pools of which an account has been delivered under this section the railway servant may defain and examine the goods
- (5) If it appears from the examination that the description of the goods is different from that stated in an account delivered under subsection (I), the person who delivered the account or if that person is not the owner of the gools then that person and the owner jointly and severally, shall be lattle to just to the railway administration the cet of the detention and examination of the goods and the ruilway administration shall be exonerated from all responsibility for any loss which may have been caused its the detention or examination thereof
- (?) If it appears that the decription of the goods is not different from that stated in an account delivered under sub-section (1) the railway

(Chapter VI - Working of Railugus )

administration shall pay the cost of the detention and examination, and be responsible to the owner of the goods for any such loss as aforesaid

Dangerous or offensive gnode

140

- 59 (1) No person shall be entitled to take with him, or to require a rulway administration to carry any dangerous of offensive goods upon a railway
  - (2) No person shall take any such goods with him upon a railway without giving notice of their nature to the station master or other railway servant in charge of the place where he brings the goods upon the railway, or shall tender or deliver any such goods for carriage upon a railway without distinctly marking their nature on the outside of the package containing them or otherwise giving notice in writing of their nature to the 1211way servant to whom he tenders or delivers them
  - (3) Any railway servant may refuse to receive such goods for carriage, and, when such goods have been so received without such notice as is mentioned in '[sub section (2)] having to his knowledge been given, may refuse to carry them or may stop their transit
  - (4) If any railway servant has reason to believe any such goods to be contained in a package with respect to the contents whereof such notice as is mentioned in sub-section (2) has not to his knowledge been given, he may cause the package to be opened for the purpose of ascertaining its contents
  - (5) Nothing in this section shall be construed to delogate from the Indian Explosives Act, 1884, or any rule under that Act, and nothing V in sub sections (1), (3) and (4) shall be constitued to apply to any goods tendered or delivered for carriage by order or on behalf of the Government or to any goods which an officer, soldier, sailor, fairman or police officer or 'la member of the Indian Territorial Force, or of the Auxiliary Force, India | may take with him upon a railway in the course of his employment or duty as such

Exhibition to the public of au hority for quoted rates

60 'At every station at which a railway administration quotes a rate to any other station for the carriage of traffic other than passengers and their luggage, the railway servant appointed by the administration to quote the rate shall, at the request of any person show to him at all reasonable times, and without payment of any fee, the rate books or other documents in which the rate is authorized by the administration or administrations concerned

<sup>&#</sup>x27;The words and fgure 'sub-section (2)' were substituted for the words and ure sub-section (1) by the Indian Railways Act (1890) Amendment Act, 1896 The word was inserted by s 2 and Sch I of the Repealing and Amending This word was inserted by s 2 and Sch I of the Repealing and Amending AT 1 and 1927)

ds a person enrolled as a volunteer under the I 2 and 1st Sch of the Repealing and Amending A 4 and 1st Sch of the Repealing and the Sch of the Repealing and the 1 2 and 1st Sch of the Repealing and the Sch of the Repealing and Sch of the Repealing and Amending A 5 and 1927 the Sch of the Repealing and Amending A 5 and 1927 the Repealing and Sch of the Repealing and Amending A 5 and 1927 the Repealing and Sch of the Repealing and Amending A 5 and 1927 the Repealing and Sch of the Repealing and Amending A 5 and 1927 the Repealing and Sch of the Repealing and Amending A 5 and 1927 the Repealing and 1927

### (Chapter VI .- Working of Railways.)

- 61.1 (1) Where any charge is made by and paid to a railway administ Requisitions tration in respect of the carriage of goods over its railway, the adminis- on railway tration shall, on the application of the person by whom or on whose tions for behalf the charge has been paid, render to the applicant an account details of showing how much of the charge comes under each of the following charges heads, namely:-

- (a) the carriage of the goods on the larlway.
- (b) terminals.
- (c) demurrage; and
- (d)<sup>2</sup> collection, delivery and other expenses;
- but without particularizing the several items of which the charge under each head consists.
- (2) The application under sub-section (1) must be in writing and be made to the railway administration within one month after the date of the payment of the charge by or on behalf of the applicant, and the account must be rendered by the administration within two months after the recent of the application.

### Carriage of Passengers

62.3 The Governor General in Council may require any railway ad-Communicaministration to provide and maintain in proper order, in any train worked tion between by it which carries passengers, such efficient means of communication and railway between the passengers and the railway servants in charge of the ti un as scrants in charge of the Governor General in Council has approved

traine

- 63. Every railway administration shall fix, subject to the approval Maximum of the Governor General in Council, the maximum number of passengers number of which may be carried in each compartment of every description of car- for each riage, and shall exhibit the number so fixed in a conspicuous manner compartment inside or outside each compartment, in English or in one or more of the vernacular languages in common use in the territory traversed by the railway, or both in English and in one or more of such vernacular languages as the Governor General in Council after consultation with the railway administration, may determine
- 64. (1) On and after the first day of January 1891, every railway Progression administration shall, in every train carrying passengers, reserve for the fcompartexclusive use of females one compartment at least of the lowest class of females. carriage forming part of the train
- (2) One such compartment so reserved shall, if the train is to run for a distance exceeding fifty miles, be provided with a closet

Cf the Regulation of Railways Act, 1869 (31 & 32 Vict., c 119), s 17 Cf the Regulation of Railways Act 1873 (36 & 37 Vict. c 45) = 16 Cf the Regulation of Railways Act, 1868 (31 & 32 Vict., c 119), s 22

65 Every railway administration shall cause to be posted in a cons-

(Chapter VI - Working of Railways)

Exhib tion

been issued

add tional

passengers

azamst travelling

without pass or ticket

of time tables picuous and accessible place at every station on its railway, in English and tables of and in a vernacular language in common use in the territory where the fares at 1 stations station is situate, a copy of the time tables for the time being in force on the railway, and lists of the fares chargeable for travelling from the station where the lists are posted to every place for which card tickets are ordinarily issued to passengers at that station 66 (1) Every person desirous of travelling on a railway shall, upon

Supply of tickets on payment of his fare, be supplied with a ticlet, specifying the class of payment of carriage for which and the place from and the place to which, the fare Întea has been paid and the amount of the fare (2) The matters required by sub section (1) to be specified on a ticket

> shall be set forth-(a) if the class of carriage to be specified thereon is the lowest class, then in a vernacular language in common use in the

territory traversed by the railway and

(b) if the class of carriage to be so specified is any other than the lowest class then in English

67 (1) Fares shall be deemed to be accepted, and tickets to be issued.

Provision for Case in which subject to the condition of there being room available in the train for tickets have which the tickets are issued for trains not having room

(2) A person to whom a ticket has been issued and for whom there is available for not room available in the train for which the ticket was issued shall on returning the ticket within three hours after the departure of the train be entitled to have his fare at once refunded

(3) A person for whom there is not room available in the class of carriage for which he has purchised a ticket and who is obliged to travel in a carriage of a lower class shall be entitled on delivering up his ticket to a refund of the difference between the fare paid by him and the fare payable for the class of carriage in which he travelled Proh b t on

68 No person shall, without the permission of a railway servant, enter any carriage on a railway for the purpose of travelling therein as a passenger unless he has with him a proper pass or ticket

69 Every passenger by railway shall on the requisition of any Ext ib t on tailway servant appointed by the railway administration in this behalf, and s irren der of passes present his pass or ticket to the railway servant for examination, and at and t ckets or near the end of the journey for which the pass or ticket was issued or in the case of a season pass or ticket at the expiration of the period for which it is current, deliver up the pass or ticket to the rulway servant

(Chapter VI - Working of Railways Chapter VII - Responsibility of Railway Administrations as Carriers )

- 70 A return ticket or season ticket shall not be transferable and may Return and be used only by the person for whose journey to and from the places season tokets specified thereon it was issued
- 71 (1) A railway administration may refuse to carry, except in Power to accordance with the conditions prescribed under section 47 sub section refuse to (1) clause (d), a person suffering from any infectious or contagious dis suffering from infectious or contagious dis suffering from infectious or contagious dis suffering from infectious or contagious dissipation of the contagious dissipation dis tions or

- (2) A person suffering from such a disorder shall not enter or travel disorder upon a railway without the special permission of the station master or other railway servant in charge of the place where he enters upon the railway
- (3) A railway servant giving such permission as is mentioned in sub section (2) must arrange for the separation of the person suffering from the disorder from other persons being or travelling upon the railway

### CHAPTER VII

#### RESPONSIBILITY OF RAILWAY ADMINISTRATIONS AS CARRIERS

72 (1) The responsibility of a railway administration for the loss, Measure of destruction or deterioration of animals or goods delivered to the administ he general tration to be carried by railway shall subject to the other provisions of dera lway this Act be that of a bailee under sections 152 and 161 of the Indian administration as a Contract Act 1872

- (2) An agreement purporting to limit that responsibility shall in so goods far as it purports to effect sicl limitation be void unless it-
  - (a) is in writing signed by or on behalf of the person sending or lelivering to the railway administration the animals or gools and
  - (b) is otherwise in a form approved by the Governor General in Council
- (3) Nothing in the common law of Fingland or in the Carriers Act 1865 regarding the responsibility of common carriers with respect to the carriage of animals or goods shall affect the responsibility as in this sec tion defined of a railway administration
- 73 2 (1) The responsibility of a railway administration under the last Further troforegoing section for the los destruction or deterioration of animals vi on with delivered to the administration to be carried on a railway shall not in any the habity

of a ra lway

For risk note forms preser had under the clause see Genl R to Vol HI of the Ralway and Canal Traffic Act 194 1" (18 V ct c 31)) s "

(Chapter VII - Responsibility of Railway Administrations as Carriers)

administra tion as a garrier of anımala

case exceed, in the case of elephants or horses, five hundred rupees a head or, in the case of '[mules], camels or horned cattle, fifty runees a head or, in the case of '[donkeys], sheep, goats, dogs or other animals, ten rupees a head, unless the person sending or delivering them to the administration caused them to be declared or declared them, at the time of their delivery for carriage by railway, to be respectively of higher value than five hundred, fifty or ten rupees a head, as the case may be

- (2) Where such higher value has been declared, the railway adminis tration may charge, in respect of the increased risk, a percentage upon the excess of the value so declared over the respective sums aforesaid
- (3) In every proceeding against a railway administration for the recovery of compensation for the loss destruction or deterioration of any animal, the burden of proving the value of the animal, and, where the animal has been injured, the extent of the injury, shall lie upon the person claiming the compensation

Further pro vision with respect to the hability of a railway administra tion as a carrier of luggage Further pro vision with

railway ad

as a carrier

- 74 A railway administration shall not be responsible for the loss, destruction or deterioration of any luggage belonging to or in charge of a passenger unless a railway servant has booked and given a receipt therefor
- 75 2 (1) When any articles mentioned in the second schedule are contrined in any parcel or package delivered to a railway administration for respect to the l ability of a carriage by railway, and the value of such articles in the parcel or nackage exceeds one hundred rupees the railway administration shall not be ministration responsible for the loss, destruction or deterioration of the parcel or of art cles of package unless the person sending or delivering the parcel or package to special value the administration caused its value and contents to be declared or declared them at the time of the delivery of the parcel or package for carriage by railway, and if so required by the administration, paid or engaged to may a percentage on the value so declared by way of compensation for increased risk
  - (2) When any parcel or package of which the value has been declared under sub section (1) has been lost or destroyed or has deteriorated, the . compensation recoverable in respect of such loss destruction or deteriora tion shall not exceed the value so declared, and the burden of proving the vilue so declaied to have been the true value shall, notwithstanding anything in the declaration, lie on the person claiming the compensation
  - (3) A railway administration may make it a condition of carrying a parcel declared to contain any article mentioned in the second schedule that a railway servant authorized in this behalf has been satisfied by

The words "mules and "donkeys 'were added by the Indian Railways Act (1990) Amendment Act 1896 (9 of 18.46) s 4 'C' the Carriera Act 1830 (11 Geo 4 & 1 Will i c 69) s 1

(Chapter VII -Responsibility of Railway Administrations as Carriers)

examination or otherwise that the parcel actually contains the citicle

declared to be therein 76 In any suit against a railway administration for compensation for Burden of loss, destruction or deterioration of animals or goods delivered to a railway in respect of

administration for carriage by railway, it shall not be necessary for the loss of plaintift to prove how the lo s, destruction or deterioration was caused 77 A person shall not be entitled to a refund of an overcharge in Sotification

an nals or

respect of animals or goods carried by railway or to compensation for the of class to refunds of loss, destruction or deterioration of animals or goods delivered to be so overcharges carried, unless his claim to the refund or compensation has been prefeired and to com in writing by him or on his behalf to the railway administration within losed six months from the date of the delivery of the animals or goods for carriage by railway

78 Notwithstanding anything in the foregoing provisions of this Exoneration from respon Chapter, a railway administration shall not be responsible for the loss sibility in destruction or deterioration of any goods with respect to the description case of goods falsely of which an account materially false has been delivered under sub section described (1) of section 58 if the loss, destruction or deterioration is in any way brought about by the false account, nor in any case for an amount exceeding the value of the goods if such value were calculated in accordance with the de cription contained in the false account

79 Where an officer soldier [urman] or follower while being or extlement travelling as such on duty upon a railway belonging to and worked by, to for the Government loses his life or receives any personal injury in such injuries to circumstances that, if he were not an officer, soldier '[airman] or follower soldiers being or travelling as such on duty upon the rulway compensation would a men and followers on be payable under Act2 No XIII of 1855 or to him as the case may be her the form and amount of the compensation to be made in respect of the loss of his life or his injury shall where there is any provision in this behalf in the military '[or air force] regulations to which he was imme diately before his death or is subject, be determined in accordance with those regulations and not otherwise

80 Notwithstanding anything in any agreement purporting to limit Suns for the hability of a railway administration with respect to traffic while on for injury to the railway of another administration a suit for compensation for loss through of the life of or personal injury to a passenger or for loss, destruction traffic or deterioration of animals or goods where the passenger was or the ani mals or goods were booked through over the railways of two or more railway administrations, may be brought either against the railway administration from which the passenger obtained his pass or purchased his ticlet, or to which the mimils or goods were delivered by the

These words were inserted by s 2 and Sch I of the Rejealing and Amending Act, 1927, (10 of 1927). The Indian Fatal Accidents Act 1855

(Chapter VII -Responsibility of Railway Administrations as Carriers Chapter VIII -Accidents )

consignor thereof, as the case may be, or against the railway administration on whose railway the loss, injury, destruction or deterioration herritann

81 [Limitation of liability of railway administration in respect of traffic on inland unters by ressel not being part of railway \ Rep by the Indian Railways Act (1890) Amendment Act, 1896 (IX of 1896). section 5

Limitation of liability of railway administra tion in re spect of accidents at 303.

- 82 1 (1) When a railway administration contracts to carry passengers. animals or goods partly by railway and partly by sea, a condition exempting the railway administration from responsibility for any loss of life. personal injury or less of or damage to animals or goods which may happen during the carriage by sea from the act of God, the King's enemies, fire, accidents from machinery, boilers and steam and all and every other dangers and accidents of the seas, rivers, and navigation of whatever nature and kind soever shall, without being expressed, be deemed to be part of the contract, and, subject to that condition, the railway adminis tration shall, irrespective of the nationality or ownership of the ship used for the carriage by sea, be responsible for any loss of life, personal injury or loss of or damage to animals or goods which may happen during the carriage by sea to the extent to which it would be responsible under the 2Merchant Shipping Act, 1854, and the 3Merchant Shipping Act Amend- 17 ment Act, 1862,2 if the ship were registered under the former of those Acts and the railway administration were owner of the ship, and not to any Vi greater extent
  - (2) The burden of proving that any such loss, injury or damage as is mentioned in sub section (1) happened during the carriage by sea shall lie on the railway administration

### CHAPTER VIII Accidents

Report of TAILTRY accidenta

- 83 3 When any of the following accidents occur in the course of working a railway, namely -
  - (a) any accident attended with loss of human life, or with grievous hurt as defined in the Indian Penal Code, or with serious XI injury to property,
  - (b) any collision between trains of which one is a train carrying
  - (c) the derailment of any train carrying passengers or of any part of such a train.

<sup>&</sup>lt;sup>1</sup> Cf the Regulation of Railways Act, 1868 (31 & 32 Vict, c 119) s 11 and the Regulation of Railways Act 1871 (34 & 35 Vict c 78), s 12

<sup>1</sup> See now the Merchant Shipping Act 1894 (67 & 68 Vict, c 69)

<sup>2</sup> Cf the Regulation of Railways Act, 1871 (31 & 35 Vict, c 78) s 6

## (Chapter VIII -Accidents )

- (d) any accident of a description usually attended with loss of human life or with such grievous hurt as aforesaid or with serious injury to property
- (e) any accident of any other description which the Governor General in Council may notify in this behalf in the Gazette of India

the railway administration working the railway and if the accident happens to a train belonging to any other railway administration the other railway administration also shall without unnecessary delay send notice of the accident to the Local Government and to the Inspector appointed? for the railway and the station master nearest to the place at which the accident occurred or where there is no station master the railway servant in charge of the section of the railway on which the accident occurred shall without unnecessary delay give notice of the accident to the Magistrate of the district in which the accident occurred and to the officer in charge of the police station within the local limits of which it occurred or to such other Magistrate and police officer as the Governor General in Council appoints in this behalf

84 The Governor General in Council may amake rules consistent Power to with this Act and any other enactment for the time being in force for all make rules regard or any of the following purposes namely -

- (a) for prescribing the forms of the notices mentioned in the last into acc foregoing section and the particulars of the accident which dents those notices are to contain
- (b) for prescribing the class of accidents of which not ce is to be sent by telegraph immediately after the accident has occurred
- (c) for prescribing the duties of 12 lway servants police officers Inspectors and Magistrates on the occurrence of an accident

on shall send to the Governor General Submission of 85 Every railway admin in Council a return of accidents occurring upon its railway whether return of acc attended with personal injury or not in such 3 form and manner and at such intervals of time as the Governor General in Council directs

86 4 Whenever any person injured by an accident on a railway claims Provision for compensat on on account of the injury any Court or person having by compulory law or consent of parties authority to determine the claim may order exam that the person injured be examined by some duly qualified medical nat on of per

For such not ce see Assam R M for report of acc dents on F I and I M Rys in Central 1 rov nees see C P R & O

Madras to rece ve the town of Madras

(Chapter VIII -Accidents Chapter I \ -Penalties and Offences \

railway acci dont

practitioner named in the order and not being a witness on either side. and may make such order with respect to the cost of the examination as it or he thinks fit

#### CHAPTER IX

#### PENALTIES AND OFFENCES

#### Porfectures by Raduay Companies

Penalty for dela ilt in compliance with requir tion under section 13 Penalty for contravention of section 16 18 19 20 21 or 24

87 If a rulway company fulls to comply with any requisition made under section 13 it shall forfeit to the Government the sum of two hundred rupees for the default and a further sum of fifty rupees for every day after the first during which the default continues

88 If a railway company moves any rolling stock upon a railway by steam or other motive power in contravention of section 16 sub section (2) or opens or uses any railway or work in contravention of section 18, section 19, section 20 or section 21 or re opens any railway or uses any rolling stock in contravention of section 24 it shall forfeit to the Government the sum of two hundred rupees for every day during which the motive power railway work or solling stock is used in contravention of any of those sections

Penalty for not having terta n docu exhibited at stations under or 65

89 If a railway company fails to comply with the provisions of sec tion 47 sub section (6) section 54, sub section (2), or section 65, with ments kept or respect to the books or other documents to be kept open to inspection or conspicuously posted at stations on its railway, it shall forfeit to the section 47,54 Government the sum of fifty rupees for every day during which the default continues

Penalty for not making rules as se quired by sect on 47

90 If the railway company fails to comply with the provisions of section 47 with respect to the making of general rules it shall forfeit to the Government the sum of fifty rupees for every day during which the default continues

Penalty for failure to comply with decision ı nder rection 48.

91 1 If a railway company refuses or neglects to comply with any decision of the Governor General in Council under section 48 it shall forfest to the Government the sum of two hundred rupees for every day during which the refusal or neglect continues

Penalty for delay in submitting section 5" or

92 If a railway company fulls to comply with the provisions of sec tion 52 or section 85 with respect to the submission of any return, it shall returns under forfeit to the Government the sum of fifty rupees for every day during which the default continues after the fourteenth das from the date pres cribed for the submission of the return

### Railways

### (Chapter IX -Penalties and Offences )

93 If a railway company contravenes the provisions of section 53 or Penalty for section 63, with respect to the maximum load to be carried in any wagon reglect of or truck, or the maximum number of passengers to be carried in any com section 53 partment, or the exhibition of such load on the wagon or truck or of such or 63 with number in of on the compartment or I nowingly suffers any person owning carrying a wagon or truck passing over it, initway to contravene the provisions of capacity of rolling stock. the former of those sections, it shall forfeit to the Government the sum of twenty runees for every day during which either section is contravened

94 1 If a railway company fails to comply with any requisition of the Penalty for Governor General in Council under section 62 for the provision and main failure to comply with tenance in proper order, in any train worked by it which carries passen- requisition gers, of such efficient means of communication as the Governor General ander section in Council has approved, it shall forfeit to the Government the sum of tenance of twenty rupees for each train run in disregard of the requisition

commun ca t on between passengers and railway servants

95 If a railway company fails to comply with the requirements of Penalty for section 64 with respect to the reservation of compartments for females or reserve com the provision of closets therein, it shall forfeit to the Government the partments sum of twenty supees for every train in respect of which the default for females Occurs

section 64

96 If a railway company omits to give such notice of an accident as Penalty for is required by section 83 and the rules for the time being in force under give the section S4, it shall forfeit to the Government the sum of one hundred notices of rupees for every day during which the omission continues

accidents required by sect on 83 and under

97 (1) When a railway company has through any act or omission Pecovery of forfested any sum to the Government under the foregoing provisions of Penalties this Chapter the sum shall be recoverable by suit in the District Court having jurisdiction in the place where the act or omission or any part th reof occurred

sect on 84

(2) The suit must be instituted with the previous sanction of the Governor General in Council and the plaintiff therein shall be the Sec retary of State for India in Council

(3) The Governor General in Council may remit the whole or any part of any sum forfested by a sailway company to the Government under the foregoing provisions of this Chapter

98 Nothing in those provisions shall be construed to preclude the Alternat va Government from resorting to any other mode of proceedings instead of ore preor in addition to such a suit as is mentioned in the last foregoing section character of

(Chapter IX -Penalties and Offences)

this Chapter

remedies for the purpose of compelling a rulway company to discharge any obligaafforded by tion imposed upon it by this Act the foregoing provisions of

## Offences by Railway Seriants

Breach of duty imposed by section

99st If a railway servant whose duty it is to comply with the provisions of section 60 negligently or wilfully omits to comply therewith. he shall be punished with fine which may extend to twenty rupees

Dennken nese

100 If a railway servant is in a state of intoxication while on duty, he shall be punished with fine which may extend to fifty rupees, or, where the improper performance of the duty would be likely to endanger the safety of any person travelling or being upon a railway, with imprison ment for a term which may extend to one year, or with fine, or with both

Endanger ing the safety of persons

- 101 2 If a railway servant, when on duty, endangers the safety of any person-
  - (a) by disobeying any general rule made, sanctioned, published and notified under this Act. or (b) by disobeving any rule or order which is not inconsistent with
  - any such general rule, and which such servant was bound by the terms of his employment to obey, and of which he had notice, or

(c) by any rash or negligent act or omission,

he shall be punished with imprisonment for a term which may extend to two years or with fine which may extend to five hundred rupees, or with both

Compelling passengers to enter car riages already full.

102 If a railway servant compels or attempts to compel, or causes, any passenger to enter a compartment which already contains the maximum number of passengers exhibited therein or thereon under section 63, he shall be punished with fine which may extend to twenty rupees

Omission to g ve notice of accident

103 If a station master or a railway servant in charge of a section of a railway omits to give such notice of an accident as is required by section 83 and the rules for the time being in force under section 84, he shall be punished with fine which may extend to fifty rupees

Obstructurg level-cross ings,

...

104 If a railway servant unnecessarily-

(a) allows any rolling stock to stand across a place where the railway crosses a public road on the level, or

(b) keeps a level crossing closed against the public,

he shall be punished with fine which may extend to twenty rupees

## (Chapter IX -Penalties and Offences)

105 1 If any return which is required by this Act is false in any raise particular to the knowledge of any person who signs it, that person shall returns be punished with fine which may extend to five hundred rupees, or with imprisonment which may extend to one year, or with both

#### Other Offences

106 2 If a person requested under section 58 to give an account with Giving false respect to any goods gives an account which is materially false, he and, account of if he is not the owner of the goods, the owner also shall be punished with fine which may extend to ten rupees for every maund or part of a maund of the goods, and the fine shall be in addition to any rate or other charge to which the goods may be liable

107° If in contravention of section 59 a person takes with him any Unlawfully dangerous or offensive goods upon a railway, or tenders or delivers any bringing dangerous or such goods for carriage upon a railway, he shall be punished with fine offensive which may extend to five hundred rupees, and shall also be responsible goods upon a for any loss, injury or damage which may be caused by reason of such goods having been so brought upon the railway

108 3 If a passenger, without reasonable and sufficient cause, makes Needlessly use of or interferes with any means provided by a railway administration with means for communication between passengers and the railway servants in charge of communi of a train, he shall be punished with fine which may extend to fifty rupees cat on in a

109 (1) If a passenger, having entered a compartment which is Entering reserved by a railway administration for the use of another passenger, reserved or or which already contains the maximum number of passengers exhibited already full therein or thereon under section 63 refuses to leave it when required to entry nto a do so by any railway servant, he shall be punished with fine which may compartment extend to twenty rupees

- (2) If a passenger resists the lawful entry of another passenger into a compartment not reserved by the railway administration for the use of the passenger resisting or not already containing the maximum number of passengers exhibited therein or thereon under section 63, he shall be punished with fine which may extend to twenty rupees
- 110 (1) If a person, without the consent of his fellow passengers, if Smoking any, in the same compartment smokes in any compartment except a compartment specially provided for the purpose, he shall be punished with fine which may extend to twenty rupees
- (2) If any person persists in so smoking after being warned by any railway servant to desist, he may, in addition to incurring the liability

C/ the Regulation of Railways Act 1871 (34 & 35 Vict, c 78), s 10
Of the Railway Clauses Act 1845 (8 & 9 Vict, c 20) ss 99 and 152 respect ively Of the Regulation of Railways Act 1868 (31 & 32 Vict, c 119) s 22

(Chapter IX -Penaltics and Offences)

mentioned in sub-section (1), be removed by any railway servant from the carriage in which he is travelling

Defacing public notices

Fraudulenth

travelling

or attempt ing to travel

without pro

per pass or ticket

111 1 If a person, without authority in this behalf, pulls down or wilfully injures any board or document set up or posted by order of a railway administration on a railway or any solling-stock, or obliterates or alters any of the letters or figures upon any such board or document, he shall be punished with fine which may extend to fifty rupees

112 If a person, with intent to defined a railway administration. (a) enters in contravention of section 68 any carriage on a railway.

or

(b) uses or attempts to use a single pass or single ticket which has alterdy been used on a previous journey or, in the case of a

return ticket, a half thereof which has already been so used. he shall be punished with fine which may extend to one hundred

rupees in addition to the amount of the single fare for any distance which he may have travelled

Travelling without pass or ticket or with insuffi cient pass or ticket or beyond authorized distance

113.2 (1) If a passenger travels in a train without having a proper pass or a proper ticket with him, or, being in or having alighted from a train, fulls or refuses to present for examination or to deliver up his pass or ticket immediately on requisition being made therefor under section 69, he shall be liable to pay, on the demand of any railway servant appointed by the railway administration in this behalf, the excess charge hereinafter in this section mentioned, in addition to the ordinary single fore for the distance which he has travelled or, where there is any doubt as to the station from which he started, the ordinary single fare from the station from which the train originally started, or, if the tickets of passengers travelling in the train have been examined since the original starting of the train, the ordinary single fare from the place where the tickets were examined or, in case of their having been examined more than once, were last examined

(2) If a passenger travels or attempts to travel in or on a carriage, or by a train, of a higher class than that for which he has obtained a pass or purchased a ticket, or travels in or on a carriage beyond the place authorized by his pass or ticket, he shall be liable to pay, on the demand of any rulway servant appointed by the railway administration in this behalf, the excess charge hereinafter in this section mentioned, in addition to any difference between any fare paid by him and the fare payable in respect of such journey as he has made

(3) The excess charge referred to in sub-section (1) and sub-section

(2) shall .-(a) where the passenger has immediately after incurring the charge and before being detected by a railway servant

Cf the Companies Clauses Act, 1845 (8 & 9 Vict, c 16), s 146 Cf the French and German Railway law

(Chapter 11 -Penaltics and Offences )

notified to the railway servant on duty with the train the fact of the charge having been incurred, be one rupee, two annes or eight annas and

(b) in any other case be six tupees one rupee or three tupees

according as the passenger is travelling or has travelled or has attempted to travel in a carriage of the highest class or in a carriage of the lowest class or in a carriage of any other class or land

Provided that such exce a charge shall in no case exceed -

- (a) where the liability to pay it mises under sub-section (1) the amount of the ordinary single fare which the passenger incurring the charge is liable to pay under that sub section
- (b) where such liability auses under sub section (2), the amount of the difference between the fare paid by the passenger incurring the charge and the fare parable in respect of such journey as he has made
- (4) If a passenger hable to pay the excess charge and fare mentioned in sub section (1), or the excess charge and any difference of fare men tioned in sub section (2) fails or refuses to pay the same on demand being made therefor under one or other of those sub sections as the case may be the sum payable by him shall on application made to any Magistrate by any railway servant appointed by the railway administra tion in this behalf be accovered by the Magistrate from the passenger as if it were a fine imposed on the passenger by the Magistrate and shall as it is recovered be paid to the railway a lministration
- 114 If a person sells or attempts to sell or parts or attempts to part Transferring with the possession of, 2[any half] of a return ticket in order to enable of return any other person to travel therewith or purchase such half of a return toket ticket he shall be punished with fine which may extend to fifty rupees and if the purchaser of such half of a return ticket travels or attempts to travel thesewith he shall be punished with an additional fine which may extend to the amount of the single fare for '[the journey] autho rized by the ticket

115 That portion of any fine imposed under section 112 or the last D spocal of foregoing section which represents the single fare therein mentioned fines under the two last shall, as the fine is recovered be paid to the nailway admini tration foregoing before any portion of the fine is credited to the Government

" "S9 of the Code of Crin inal rds "the return half by 1896 (9 of 1896) words the return jour

## (Chapter IX -Penalties and Offences)

Altering or defacing pass or ticket

116. If a passenger wilfully alters or defaces his pass or ticket so as to render the date, number or any material portion thereof illegible, he shall be punished with fine which may extend to fifty rupees

suffering person to travel on railway with infectious or contag ous disorder

- 117. (I) If a person suffering from an infectious or contagious disorder enters or travels upon a railway in contravention of section 71, sub-section (2), he, and any person having charge of him upon the railway when he so entered or trivelled thereon, shall be punished with fine which may extend to twenty rupees, in addition to the forfeiture of any fare which either of them may have paid, and of any pass or ticket which either of them may have obtained or purchased, and may be removed from the iailway by any iailway servant
- (2) If any such railway servant as is referred to in section 71, subsection (2) knowing that a person is suffering from any infectious or contagious disorder wilfully permits the person to travel upon a railway without arranging for his separation from other passengers, he shall be punished with fine which may extend to one hundred jupes

Entering carriage in motion or otherwise improperly; travelling on a railway

- 118 (1) If a passenger enters or leaves, or attempts to enter or leave, any carriage while the train is in motion, or elsewhere than at the side of the carriage adjoining the platform or other place appointed by the rulway administration for passengers to enter or leave the carriage, or opens the side door of any carriage while the train is in motion, he shall be punished with fine which may extend to twenty rupees.
- (2) If a passenger, after being warned by a railway servant to desist, persists in travelling on the roof, steps or footboard of any criringe or on an engine, or in any other part of a train not intended for the use of passengers, he shall be punished with fine which may extend to fifty rupees and may be removed from the railway by any inliway servant

Enter no carriage or other place reserved for lem les 119. If a male person, knowing a carriage, compartment, room or other place to be reserved by a railway administration for the exclusive use of females enters the place without lawful excuse, or, having entered it, remains therein after having been desired by any railway servant to leave it, he shall be punished with fine which may extend to one hundred rupees, in addition to the forfeiture of any fare which he may have paid and of any pass or ticket which he may have obtained or pur chased, and may be removed from the railway by any railway servant

Drunkenness or nuisance on a railway

- 120. If a person in any railway carriage or upon any part of a railway-
  - (a) is in a state of intoxication, or
  - (b) commits any nuisance or act of indecency or uses obscene or abusive language, or
  - (c) wilfully and without lawful excuse interferes with the comfort of any passenger or extinguishes any lamp

(Chapter 11 -Penalties and Offences)

he shall be punished with fine which may extend to fifty rupees, in addition to the forfeiture of any fare which he may have paid and of any pass or ticket which he may have obtained or purchased, and may be removed from the rulway by any railway servant

121. If a person wilfully obstructs or impedes any railway servant Obstructing in the discharge of his duty he shall be punished with fine which may railway ser year in his duty to one hundred rupees

122 1 (1) If a person unlawfully enters upon a railway, he shall be Trespass and punished with fine which may extend to twenty rupees

(2) If a person so entering refuses to leave the railways on being trapass requested to do so by any railway servant, or by any other person on behalf of the railway administration, he shall be punished with fine which may extend to fifty rupees, and may be removed from the railway by such servant or other person

123 If a driver or conductor of a tramear, omnibus, carriage or other between the while upon the premises of a railway disobeys the reasonable directions of any railway servant or police officer, he shall be punished at rect ons of with fine which may extend to twenty rupees

124 2 In either of the following cases namely -

Opening or not properly shutting gates

- (a) if a person knowing or having reason to believe that an engine abuting or train is approaching along a railway, opens any gate set sets up on either side of the railway across a road, or passes or attempts to pass, or drives or takes, or attempts to drive or take, any animal, vehicle or other thing across the railway.
- (b) if, in the absence of a gate keeper, a person omits to shut and fasten such a gate as aforesaid as soon as he and any animal, vehicle or other thing under his charge have passed through the gate

the person shall be punished with fine which may extend to fifty rupees

- 125 (I) The owner or person in charge of any cattle straying on a Cattle tres railway provided with fences suitable for the exclusion of cattle shall Pass. be punished with fine which may extend to five rupees for each head of cattle, in addition to any amount which may have been recovered or may be recoverable under the Cattle-trespass Act, 1871
- (2) If any cattle are wilfully driven, or knowingly permitted to be, on any railway otherwise than for the purpose of lawfully crossing the railway or for any other lawful purpose, the person in charge of the

<sup>1</sup> Cf the Railway Regulation Act, 1940 (3 & 4 Vict , c 97) s 16

<sup>\*</sup> Cf the Railway Clauses Act, 1845 (8 & 9 Vict , c 20), s 75

## (Chapter IA -Penalties and Offences)

cattle or, at the option of the railway administration, the owner of the cattle shall be punished with fine which may extend to ten rupees for each head of cattle, in addition to any amount which may have been recovered or may be recoverable under the Cattle trespass Act, 1871

- (3) Any fine imposed under this section may, if the Court so directs, be recovered in manner provided by section 25 of the Cattle trespass Act. 1871
- (4) The expression "public ford' in sections 11 and 26 of the Cattle-trespass Act 1871, shall be deemed to include a railway, and Io. any railway servant may exercise the powers conferred on officers of police by the former of those sections
- (5) The word cattle has the same meaning in this section as in the Cattle trespass Act 1871

126 1 If a person unlawfulla-

- (a) puts or throws upon or recess any railway any wood, stone or other matter or thing or
- (b) takes up, removes, loosens or displaces any rail sleeper or other matter or thing belonging to any railway or
- (c) turns moves unlocks or diverts any points or other machinery belonging to any railway or
- (d) makes or shows or laides or removes any signal or light upon or near to any lailway, or
- (e) does or causes to be done or attempts to do any other act or thing in relation to any railway

with intent, or with knowledge that he is likely to endringer the safety of any person travelling or being upon the railway, he shall be punished with transportation for life or with imprisonment for a term which may extend to ten years

Maherously hurting or attempting to hurt persons travelling by railway

Maliciously wrecking or

attempting to wreck a

tram

127 2 If a person unlawfully throws or causes to fall or strike at, against, into or upon any rolling stock forming part of a train any wood, stone or other matter or thing with intent or with I nowledge that he is likely to endanger the safety of any person being in or upon such solling stock of in or upon any other rolling stock forming part of the same train he shall be punished with transportation for life or with imprisonment for a term which may extend to ten vears

Endangering safety of g persons tra

128 3 If a per on, by any unlawful act or by any wilful omission or neglect, endangers or causes to be endangered the safety of any person

### (Chapter 11 -Penalties and Offences

travelling or being upon any initway, or obstructs or causes to be velling by ob tructed or attempts to obstruct any rolling stock upon any railway by he shall be punished with impresonment for a term which may extend omission. to two years

129 If a per on rashly or negligently does any act, or omits to do Endangering what he is legally bound to do and the act or omission is likely to sons travel endanger the safety of any per on travelling or being upon a railway highly rail endanger the salett of any per on traveling or being upon a rankay way by tash he shall be punished with imprisonment for a term which may extend or neglect to one year or with fine or with both

- 130 (1) If a minor under the age of twelve years is with respect to Special pro any rulway guilty of any of the acts or omissions mentioned or referred respect to the to in any of the four last foregoing sections, he shall be deemed, not by children with standing anything in section 82 or section 83 of the Indian Penal of acts or Code to have committed an offence and the Court convicting him may dangering if it thinks fit direct that the minor if a male shall be punished with persons whipping or mix require the father or guardian of the minor to execute, traveling by within such time as the Court may fix a bond binding himself in such penalty as the Court duects to prevent the minor from being again coulty of any of those acts or omissions
  - (2) The amount of the bond, if forfeited shall be recoverable by the Court as if it were a fine imposed by itself
  - (3) If a father or guardian fails to execute a bond under sub section (1) within the time fixed by the Court he shall be punished with fine which may extend to fifty jupees

#### Procedure

- 131 (1) If a person commits any offence mentioned in section 100, Arrest for 101 119 120 121 126 127 128 or 129 or in section 130 sub section against (1) he may be arrested without warrant or other written authority by certain sections any railway servant or police officer or by any other person whom such servant or officer may call to his aid
- (2) A person so arrested shall with the least possible delay be tallen before a Magistrate having authority to try him or commit him for trial
- 132 2 (1) If a person commits any offence under this Act, other than Arrest of an offence mentioned in the last foregoing section or fails or refuses to associate pay any excess charge or other sum demanded under section 113, and takens there is reason to believe that he will abscond or his name and address are unl nown and he refu e on demand to give his name and addres .

<sup>&#</sup>x27; See se 396 to 399 of the Code of Criminal Procedure 1899 (Act 5 of 1993)

(Chapter IX -Penalties and Offences Chapter X -Supplemental Provisions )

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or there is reason to believe that the name or address given by him is incorrect, any railway servant or police-officer, or any other person whom such railway servant or police officer may call to his aid may without warrant or other written authority arrest him

- (2) The person arrested shall be released on his giving bail or if his true name and address are ascertained, on his executing a bond without sureties for his appearance before a Magistrate when required
  - (3) If the person cannot give bail and his time name and address are not ascertained he shall with the least possible delay be taken before the nearest Magistrate having jurisdiction
- (4) The provisions of Chapters XXXIX and XLII of the 'Code of Criminal Procedure 1882 shall so far as may be apply to bail given X of and bonds executed under this section

133 No Magistrate other than a Presidency Magistrate or than a Magistrate whose powers are not less than those of a Magistrate of the ction under second class shall try any offence under this Act

> 134 (1) Any person committing any offence against this Act or any rule thereunder shall be triable for such offence in any place in which he may be or which the 2Local Government may notify in this behalf as well as in any other place in which he might be tried under any law for the time being in force

> (2) Every notification under sub section (1) shall be published in the local official Gazette and a copy thereof shall be exhibited for the infor mation of the public in some conspicuous place at each of such railway stations as the Local Government may direct

## CHAPTER X

### SUPPLEMENTAL PROVISIONS

135 Notwithstanding anything to the contrary in any enactment or in any agreement or award based on any enactment the following rules shall regulate the levy of taxes in respect of railways and from railway administrations in aid of the funds of local authorities namely -

(1) A railway administration shall not be liable to pay any tax in and of the funds of any slocal authority unless the Governor General in

<sup>1</sup> See now the Code of Criminal Procedure 1898 (Act 5 of 1898)
2 For instances of notifications issued under this power see different local Rules and Orders
For definition of local author ty see sub-section (5) infra and the General Clauses Act 1897 (10 of 1897) s 3 (28)

Act

## (Chapter A -Supplemental Provisions)

Council has by notification in the official Gazette, declared the railway administration to be liable to pay the tax '

- (2) While a notification of the Governor General in Council under clause (1) of this section is in force, the railway administration shall be liable to pay to the local authority either the tax mentioned in the noti fication or, in lieu thereof, such sum, if any, as an officer 2appointed in this behalf by the Governor General in Council may having regard to all the circumstances of the case from time to time determine to be fair and reasonable
- (3) The Governor General in Council may at any time revoke or vary a notification under clause (1) of this section
- (4) Nothing in this section is to be construed as deburring any railway administration from entering into a contract with any local authority for the supply of water or light or for the scavenging of railway premises or for any other service which the local authority may be rendering or be prepared to render within any part of the local area under its control
- (5) ' Local authority in this section means a local authority as defined in the 'General Clauses Act 1887, and includes ny authority legally entitled to or entrusted with the control or management of any fund for the maintenance of watchmen or for the conservancy of a river
- 136 4 (1) None of the rolling stock machinery, plant tools, fittings, Restriction materials or effects used or provided by a rulway administration for on execution the purpose of the traffic on its railway, or of its stations or workshops, way pro shall be liable to be taken in execution of any decree (1 order of any perty Court sfor of any local authority or person having by law power to attach or distrain property or otherwise to cause property to be taken in execution] without the previous sanction of the Governor General in Conneil

(2) Nothing in sub-section (1) is to be construed as affecting the suthersty of any Court to attach the earnings of a railway in execution of a decree or order

tailway Companies shall pay certain

shall be inche to the new person of the Burma Pallers, shall be inche to the new person of the Rangoon Municipality of the Rangoon Municipalit 1 Railways Act (1590) Amendment

(Chapter X -Supplemental Provisions )

Railway ser vants to be public ser vants for the purposes of Chapter IX of the Indian Penal Code

- 137. (1) Every railway servant shall be deemed to be a public servant for the purposes of Chapter IX of the Indian Penal Code
- (2) In the definition of "legal remuneration" in section 161 of that Code, the word "Government" shall, for the purposes of sub-section (1), be deemed to include any employer of a railway servant as such
  - (3) A railway servant shall not-
    - (a) purchase or bid for, either in person or by agent in his own name or in that of another or jointly or in shares with others, any property put up to furtion under section 55 of section 56 or
      - (b) in continuention of any direction of the radway administration in this behalf engage in tinde
- (4) Notwithstanding anything in section 21 of the Indian Penal x Code, a railway servant shall not be deemed to be a public servant for any 18 of the purposes of that Code except those mentioned in sub section (I)

Procedure for summary delivery to railway ad ministration of property detained by ra lway servant

138. If a railway servant is discharged or suspended from his office, or dies, absconds or absents himself, and he or his write or widow, or any of his family or representatives refuses or neglects after notice in writing for that purpose to deliver up to the railway administration or to a person appointed by the railway administration in this behalf and station, dwelling house, office or other building with its appurtenances, or any books, papers or other matters belonging to the ruilway administration and in the possession or custody of such railway servant at the occur rence of any such event as aforesaid any Virgistrate of the first class may, on application made by or on behalf of the ruilway administration, order any police officer, with proper assistance, to enter upon the building and remove any person found therein and twke possession thereof, or to talle possession of the books papers or other matters and to deliver the same to the railway administration or a person appointed by the railway administration in that behalf

Mode of a grafying commun ca tions from the Governor General in Council.

139° Any notice, determination, direction, requisition, appointment, expression of opinion, approval or sanction to be given or signified on the part of the Governor General in Council for any of the purposes of, or in relation to, this Act, or any of the powers or provisions therein contained, shall be sufficient and binding if in writing signed by a Secretary, Deputy Secretary, Under Secretary a Assistant Secretary to the Government of India or by any other officer or servina authorized to act on behalf of the Governor General in Council in respect of the

866

1866

### (Chapter X -Supplemental Provisions)

matters to which the same may relate and the Governor General in Council shall not in any case be bound in respect of any of the matters aforesaid unless by some writing signed in manner aforesaid

140 Any notice or other document required or authorized by this Service of Act to be served on a rulway administration may be served, in the case railway ad of a railway administered by the Government or a Native State, on the ministra Manager and in the case of a rulway administered by a railway com pany, on the Agent in India of the railway company --

- (a) by delivering the notice or other document to the Manager or Agent or
- (b) by leaving it at his office of
- (c) by forwarding it by post in a prepaid letter addressed to the Manager or Agent at his office and registered under Part III of the "Indian Post Office Act 1866
- 141 2 Any notice of other doument required or authorized by this Service of Act to be served on any person by a railway diministration may be notices by railway ad servedministra tions
  - (a) by delivering it to the person of
  - (b) by leaving it at the usual or last known place of alode of the
  - (c) by forwarding t by post in a preprid letter addressed to the person at his usual or last known place of allode and regis tered under Part III of the 'Indian Post Office Act 1866
- 142 Where a notice or other document is served by post it shall be Presumption deemed to have been served at the til e when the letter containing it where notice served by would be delivered in the ordinary course of post and in proving such post service it shall be sufficient to prove that the letter containing the notice or other document was properly addressed and registered
- 143 (1) A rule under section 22 section 34 or section 84 or the Provisions cancellation rescission or variation of a rule under any of those sections with respect or under section 47 sub-section (4) shall not take effect until it has been published in the Gazette of India
- (2) Where any rule made under this Act of the cancellation rescis sion or variation of any such rule is required by this Act to be published in the Gazette of India it shall besides being so published, be further notified to persons affected thereby in such manner as the Governor General in Council, by general or special order directs

See now the Indian Post Office Act 1898 (6 of 1898) <sup>2</sup> Cf the Companies Clauses Act 1845 (S & 9 Vict c 16) s 136, and the Railway Clauses Act 1845 (S & 9 Vict c °°0) s 34

Delegation of powers of

Governor

General in Conneil

Representa tion of

Managers and Agenta

in Courts.

Power to extend Act

to steam

tramways

Power to exempt rail

ways from Act

Matters sup

the defini

tions of railway "

servant

of Railways

## (Chapter X -Supplemental Provisions)

- (3) The Governor General in Council may cancel or vary any rule made by him under this Act
- 144. (1) The Governor General in Council may, by notification in the Gazette of India, invest, absolutely or subject to conditions, any Local Government with any of the powers or functions of the Governor General in Council under this Act with respect to any rulway, and may, by that or a like notification, declare what Local Government shall, for the purposes of the exercise of powers or functions so conferred, be deemed to be the Local Government in respect of the railway 1
- (2) The provisions of section 139 with respect to proceedings of the Governor General in Council shall, so far as they can be made applicable. apply to proceedings of a Local Government exercising the powers or discharging the functions of the Governor General in Council in pursuance of a notification under sub section (1)
- 145 (1) The Manager of a railway administered by the Government or a Native State, and the Agent in India of a railway administered by a railway company, may, by instrument in writing, authorize any railway servant or other person to act for or represent him in any proceeding before any Civil Criminal or other Court
- (2) A person authorized by a Manager or Agent to conduct prosecu tions on behalf of a railway administration shall, notwithstanding anything in section 495 of the 2Code of Criminal Procedure, 1832, be entitle X ed to conduct such prosecutions without the permission of the Magistrate
  - 146 The Governor General in Council may, by notification in the Gazette of India extend this Act or any portion thereof to any tramway worked by steam or other mechanical power 3
- 147 The Governor General in Council may, by a like notification, exempt any railway from any of the provisions of this Act
- 148 (1) For the purposes of section 3, chauses (5), (6) and (7), and plemental to sections 4 to 19 (both inclusive), 47 to 52 (both inclusive), 59, 79, 83 to 92 (both inclusive), 96, 97, 98 100 101, 103 104, 107, 111, 122 124 to 132 (both inclusive), 134 to 138 (both inclusive), 140 141, 144, 145 and and railway

## (Chapter X -Supplemental Provisions The First Schedule)

- 147, the word "railway," whether it occurs alone or as a profix to another word, has reference to a railway or portion of a railway under construction and to a railway or portion of a railway not used for the public carriage of passengers, animals or goods as well as to a railway falling within the definition of that word in section 3, clause (4)
- (2) For the purposes of sections 5, 21, 83, 100, 101, 103, 104, 121, 122, 125 and 137, sub sections (I), (2), and (4), and section 138, the expression "railway servant" includes a person employed upon a railway in connection with the service thereof by a person fulfilling a contract with the railway administration
- 149 In sections 194 and 195 of the Indian Penal Code, for the Amendment words 'by this Code or the law of England' 'the words' 'by the law Penal Code of British India or England' 'shall be substituted
- 150 Fcr that portion of the preamble to the 'Sindh-Pishin Ra lway Amendment Act 1887 which begins with the words "so far as it applies and ends of the Sindh with the words 'in its entirety, the words 'should apply in its way Act entirety to that part of the Sindh Pishin section of the North Western 1857 Railway which lies beyond the Province of Sindh "shall be substituted

### THE FIRST SCHEDULE

## ENACTMENTS REPEALED

### (See section 2)

Sumber and year	Tatle	Extent of repeal	
	tets of the Governor General in Council		
<b>T11</b> of 1565	Carr ers Act 1860	Sect on " (so far as it relates to ra (ways) and see ion 10	
I\ of 1879	Inian Palways Act 1879	The whole	
IV of 1883	In lan la iways Act 1843	The whole	
XI of 1886	Ind an Trammays Act 1886	Sect on 49	
34		• • •	

Bal Code The entry relating to the Upper Burma Laws Act 1996 (20 of 19-6), was repealed by the Burma Laws Act, 1898 (13 of 1898) see Bur Code

## (Ile I rest and Second Schedules )

### THE FIRST SCHEDULE-contd

\umber sn l yes	r	T tle	Extent of repeal
10	t of the Ire te	ant Gover or of	Beglii Cor cil
II of 188°	Pengal F b	ankwent Act 183.	Sect on 16 and n se tion 17 the 1 to so t the first parag api of that sect on 11 a words or unde the sect o last p coeding and the nords or ral roal wherever they occur

### THE SECOND SCHEDULE

### ARTICLES TO BE DICHARED AND INSURED

(See section 75)

(a) gold and silver coined or uncoined mai ufactured or unmanu factured

(b) plated articles

(c) cloths and tissue and lace of which gold or silver forms part, not being the uniform or part of the uniform of an officer soldier sailor police officer rieison enrolled as a volun teer under the Indian Volunteers Act 1869, or of any xx public officer British or foreign entitled to wear uniform (d) pearls precious stones newellers and trinlets

(e) watches clocks and timenieces of any description

(f) Government sec rities

(a) Government stamps

(h) bills of exchange hundis promissory notes bank notes and orders or other securities for payment of money,

(i) maps writing and title deeds

- (j) paintings engravings lithographs plotographs carvings sculpture and other works of ait
- (A) art pottery and all articles made of glass china or marble (1) silks in a manufactured or unmanufactured state and whether

wrought up or not wrought up with other materials

(m) shawls

- (n) lace and furs
- (o) optum
- (p) ivory ebony coral and sandalwood

### (The Second Schedule.)

1890: Act X.] Printing-presses and Newspapers.

### THE SECOND SCHEDULE-contd.

- (q) mush, sandalwood-oil and other essential oils used in the preparation of itr or other perfume;
- (r) musical and scientific instruments;
- (s) any article of special value which the Governor General in Council may, by notification in the Gazette of India, add to this schedule

#### ACT No. X or 1890.2

[21st March, 1890 ]

## An Act to amend Act XXV of 1867.

Wherevs it is expedient to amend Act XXV of 1867 (an Act for the regulation of Printing-presses and Veuspapers, for the preservation of copies of books printed in British India, and for the registration of such books); It is hereby enacted as follows—

1. [Repeal of part of preamble to Act XXV of 1867] Rep by the Repealing and Amending Act, 1891 (XII of 1891).

2. [Repeal of part of section 1, 4ct XXV, 1867] Rep. by the Repealing and Amending 1ct 1891 (XII of 1891)

3. In section 6 of the said Act, for the words "other Court within Amendment the local limits of whose ardinary original ered jurisdiction" the words of section 6, "other principal Civil Court of original jurisdiction for the place 1807 where" shall be substituted

4. For Part III (sections 9, 10 and 11) of the said Act the following Salatitution shall be substituted, namely — of new Part

Substitution of new Part for Part III, Act XXV,

#### ' PART III

## "DELIVERY OF BOOKS

"9. Printed or lithographed copies of the whole of every book copies of which shall be printed or lithographed in British India after this Act books printed after com-

11890: Act X.

shall come into force, together with all maps, prints or other engravings belonging thereto, finished and coloured in the same manner as the best copies of the same, shall, notwithstanding any agreement (if the book be published) between the printer and publisher thereof, be delivered by the printer at such place and to such officer as the Local Government shall, by notification in the official Guzette, from time to time direct, and free of expense to the Government, as follows, that is to say—

- (a) in any case, within one calendar month after the day on which any such book shall first be delivered out of the press, one such copy, and,
- (b) if within one calendar year from such day the Local Government shall require the printer to deliver other such copies not exceeding two in number, then within one calendar month after the day on which any such requisition shall be made by the Local Government on the printer, another such copy, or two other such copies, as the Local Government may direct,

the copies so delivered being bound, sewed or stitched together and upon the best paper on which any copies of the book shall be printed or lithographed

"The publisher or other person employing the printer shall, at a reasonable time before the expiration of the said month, supply him with all maps, prints and engravings finished and coloured as aforesaid which may be necessary to enable him to comply with the requirements aforesaid

" Nothing in the former part of this section shall apply to-

- (i) any second or subsequent edition of a book in which edition no additions or alterations either in the letter-press or in the maps prints or other engravings belonging to the book have been mide, and a copy of the first or some preceding edition of which bool has been delivered under this Act
- (11) any periodical work published in conformity with the rules laid down in section 5 of this Act
- "10 The officer to whom a copy of a book is delivered under the hard foregoing section shall give to the printer a receipt in writing therefor
- "11 The copy delivered pursuant to clause (a) of the first para graph of section 9 of this Act shall be disposed of as the Local Govern ment shall from time to time determine

Receipt for copies delivered under last foregoing section Disposal of copies delivered under section 9

"Any copy or copies delivered pursuant to clause (b) of the said paragraph shall be transmitted to the British Museum or the Secretary of State for India, or to the British Museum and the said Secretary of State, as the case may be."

5. For sections 16 and 17 of the said Act the following shall be Substitution substituted, namely -

sections for sections 16 and 17 Act XXV. 1867

"16 If any printer of any such book as is referred to in section 9 Penalty for not of this Act shall neglect to deliver copies of the same pursuant to that delivering section, he shall for every such default foriest to the Government such supplying sum not exceeding fifty rupees as a Magistrate having jurisdiction in printer with the place where the book was printed may, on the application of the officer to whom the copies should have been delivered or of any person authorised by that officer in this behalf, determine to be in the circumstances a reasonable penalty for the default, and, in addition to such sum. such further sum as the Magistrate may determine to be the value of the copies which the printer ought to have delivered

"If any publisher or other person employing any such printer shall neglect to supply him, in the manner prescribed in the second paragraph of section 9 of this Act, with the maps prints or engravings which may be necessary to enable him to comply with the provisions of that section, such publisher or other person shall for every such default forfeit to the Government such sum not exceeding fifty rupees as such a Magistrate as aforesaid may, on such an application as aforesaid determine to be in the circumstances a reasonable penalty for the default and in addition to such sum, such further sum as the Magistrate may determine to be the value of the maps, prints or engravings which such publisher or other person ought to have supplied

"17 Any sum forfeited to the Government under the last foregoing Recovery of section may be recovered, under the warrant of the Magistrate deter- and disposal mining the sum or of his successor in office, in the minner authorised by thereof and the Code of Criminal Procedure1 for the time being in force and within of fine the period prescribed by the Indian Penul Code, for the levy of a fine

"All fines or forfeitures under this Part of this Act shall when recovered, be disposed of as the Loral Government shall from time to time direct "

6. In section 18 of the said Act there shall be substituted for the Amendment words and figure "pursuant to section 9" the words letter and figure Act XXV. pursuant to clause (a) of the first paragraph of section 9,' and for the 1567

See now the Code of Criminal Procedure 1993 (Act 5 of 1999)

Title, extent

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and com

Bession of other enact

menta

[1890: Act X.

Prevention of Cruelty to Animals [1890: Act XI. words "copies thereof in manner aforesaid" the words, letter and

figure "copy thereof pursuant to clause (a) of the first paragraph of section 9 ".

7. [Repeal of section 22, Act XAV, 1867 ] Rep by the Repealing and Amending Act, 1891 (XII of 1891)

### ACT No XI of 1890 1

[21st March, 1890]

## An Act for the Prevention of Cruelty to Animals

Where is it is expedient to make further provision for the prevention of cruelty to animals. It is hereby enacted as follows -

1 (1) This Act may be called the Pierention of Cruelty to Animals Act, 1890

(2) This section extends to the whole of British India and the Local Government may by notification in the official Gazette, extend, on and from a date to be specified in the notification, the 2whole or any part of the rest of this Act to any such local area as it thinks fit

(3) When any part of this Act has been extended under sub section (2) to a local area the Local Government may, by notification in the official Gazette, direct that the whole or any part of any other enactment in force in the local area for the prevention of cruelty to animals shall. except as regards anything done or any offence committed or any fine or penalty incurred or any proceedings commenced, cease to have effect in the local area, and such whole or part shall cease to have effect accordingly until the Local Government by a like notification otherwise directs

ndia, 1890 Pt V, p 4, Proceedings in Council,

ept the Shan States) by had previously been ex 98 Pt I, p 94 ]

The Act has been declared in force in British Baluchistan, by a 3 of the British Baluchistan Laws Regulation, 1913 (2 of 1913) Bal Code

. .

It has been declared in force in the Sonthal Parganas by s 3 of the Sonthal Parganas Settlement Regulation (3 of 1872) as amended by the Sonthal Parganas Justice and Laws Regulation, 1899 (3 of 1899) B & O Code Vol I 107 f a Q na walning

<sup>2022</sup> and 9 of 1923 As to extension of the rest of the Act, see different local Rules and Orders

- (4) The Local Government may cancel or vary a notification under sub section (2) or sub section (3)
- 2. In this Act unless there is something repugnant in the subject or Definitions. context .--
  - (I) "animal" means any domestic or captured animal and
- (2) "street" includes in way fond line, squire court, alley, passage or open space whether a thoroughfare or not, to which the public have access
- 3 If any person in any street or in any other place, whether open Penalty for or closed, to which the public have access or within sight of any person animals in in any street or in any such other place public places and for sale

(a) 2 cruelly and unnecessarily beats overdrives overloads or in such otherwise ill treats any animal, or

anımala k l 1 w th an (b) binds or carries any animal in such a manner or position as to nece sary crnelty subject the animal to unnecessary pain of suffering, or

(c) offers exposes or has in his possession for sale any live animal which is suffering pain by reason of mutilation, starvatio or other ill treatment, or any dead animal which he has reason to believe to have been killed in an unnecessarily ernel monner

he shall be punished with fine which may extend to one hundred rupees, or with imprisonment for a term which may extend to three months or with both

4 If any person performs upon any cow the operation called phuka Penalty for he shall be punished with fine which may extend to one hundred rupees practis ng or with imprisonment which may extend to three months or with both

5 If any person kills any animal in in unnecessarily cruel manner Penalty for he shall be numshed with fine which may extend to two hundred rupees killing an: mals with or with imprisonment for a term which may extend to six months or unnece a.y with both cruelty any

<sup>5</sup>[5A. If any person has in his possession the skin of a goat and has Penalty for reason to believe that the goat has been lilled in an unnecessarily cruei possess on at manner he shall be punished with fine which may extend to one hundred thest p 'a

places of

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<sup>&#</sup>x27; For orders cancelling such notifications in-Bengal see Ben R and O

<sup>49 (1° € 13</sup> Vict c 9°) s 18 13 Vict c 9°) s 18 Prevention of Cruelty to Animals

goat killed with unneces sary cruelty Presumptions as to posses sion of the skin of a goat rupees, or with imprisonment which may extend to three months, or with both, and the skin shall be confiscated ]

<sup>38</sup> <sup>1</sup>[5B. If any person is charged with the offence of killing a goat contrary to the provisions of section 5, or with an offence punishable t under section 5A, and it is proved that such person had in his possession, at the time the offence was alleged to have been committed, the skin of a goat with any part of the skin of the head attached thereto, it shall be presumed, until the contrary be proved, that such goat was killed in an unnecessarily cruel manner and that the person in possession of such skin had reason so to believe 1

Penalty for emi loying anywhere animals un fit for labour

- 6 (1) If any person employs in any work or labour any animal which by reason of any disease, infilmity wound, sore or other cause is unfit to be so employed, or permits any such unfit animal in his possession or under his control to be so employed, he shall be punished with fine which may extend to one hundred rupees
  - (2) The Local Government may, by general or special order, appoint places to be 'infimaries for the treatment and care of animals in respect of which offences against sub section (1) have been committed
  - (3) The Magistrate before whom a prosecution for such an offence has been instituted may direct that the animal in respect of which the offence is alleged or proved to have been committed shall be sent for treatment and care to an infirmary and be there detained until it is in his opinion, or in the opinion of some other Magistrate, again fit for the work or labour on which it has been ordinarily employed.
  - (4) The cost of the treatment, feeding and watering of the animal in the infirmary shall be payable by the owner of the animal according to such scale of rates as the District Magistrate or, in the case of an infirmary in a Presidency-town, the Commissioner of Police may from time to time prescribe
  - (5) If the owner refuses or neglects to pay such cost and to remove the animal within such time as a Magistrate may prescribe the Magistrate may direct that the animal be sold and that the proceeds of the sale be applied to the payment of such cost
- (6) The surplus, if any, of the proceeds of the sale shall, on application made by the owner within two months after the date of the sale, be paid to nim, but the owner shall not be liable to make any payment in excess of the proceeds of the sale

Penalty for permitting diseased 7. If any person wilfully permits any animal of which he is the owner to go at large in any street while the animal is affected with con

<sup>&#</sup>x27;This section was inserted by s 2 of the Prevention of Cruelty to Animals (Amendment) Act, 1917 (14 of 1917) 'I or notifications under this sub-section appointing infirmatics, see different local Rules and Orders.

tacious or infectious disease, or without reasonable excuse permits any an malato discused or disabled unimal of which he is the owner to die in any street, go at large he shall be punished with fine which may extend to one hundred rupees public places.

177A. If a police officer, not below the rank of sub-inspector, has Special power reason to believe that an offence under section 5, in respect of a goat, is of search and being or is about to be, or has been, committed in any place, or that any respect of person has in his possession the skin of a goat with any part of the slin eners of the head attached thereto, he may enter and search such place or any place in which he has reason to believe any such slin to be, and may seize any such skin and any article or thing used or intended to be used in the commission of such offence 1

8 (1) If a Magnetrate of the first class, Sub-divisional Magnetrate, Search Commissioner of Police or District Superintendent of Police upon infor-warrants mation in writing and after such inquiry as he thinks necessary, has reason to believe that an offence against section 4 section 5 or section 6 is being or is about to be or has been committed in any place, he may either himself enter and search or by his warrant authorise any policeofficer above the rank of a constable to enter and search the place

(2) The provisions of the 2Code of Criminal Procedure, 1882, relating to searches under that Code shall so far as those provisions can be made applicable, apply to a search under sub-section (1) \* [or under section

9 A prosecution for an offence against this Act shall not be institut Limitation ed after the expulsion of three months from the date of the commission tions of the offence

10 When any Magistrate Commissioner of Police or District Destruction Superintendent of Police has reason to believe that an offence against an male this Act has been committed in respect of any animal, he may direct the immediate destruction of the animal if in his opinion its sufferings are such as to render such a direction proper

race sect tribe or class

11 Nothing in this Act shall render it an offence to kill any animal Saving with in a manner required by the religion or religious rites and usages of any respect to relimous rites an I

u ares 12 Notwithstanding anything in section 1 sections 9 10 and 11 Provisions apshall extend to every local area in which any ection of this Act constitut rection I with ing an offence is for the time being in force

respect to ex tent of 1c+

This section was inserted by a 3 of the Prevention of Cruelty to Animals (Amendment) Act 1917 (14 of 1917)

<sup>\*</sup> See now the Code of Criminal Procedure 1998 (tet 5 of 1-0-) \*Tileso words were added by s 4 of the Prevention of Cruelty to Animals (Amendment) act 1917 (14 of 1917)

Title

### ACT No XIII of 1890 1

[28th March 1890 ]

An Act \* \* \* \* to apply to Malt Liquor certain provisions of the Sea Customs Act, 1878, respecting spirit

Whereas it is expedient \* \* \* \* to apply to malt liquor certain provisions of the Sea Customs Act, 1878, respecting spirit, It VI is hereby enacted as follows —

31 (1) This Act may be called the Excise (Malt Liquors) Act, 1890, 44

2-5 [Amendment of the Excise Act, 1881 (λλ11 of 1881)] Rep. bi, the Excise Act 1896 (XII of 1896)

8-7 [Amendment of the Bengal Excise Act, 1878] Rep in Bengal by Ben Act 5 of 1909, and in Assam by E B & A Act I of 1910, \$2

8 [Saving of legislative authority of Bengal Council] Rep in Bengal by Ben Act 5 of 1909 and in Assam by E B & A Act I of 1910, s 2

## Drawbacl of Excise duty on Export of Mult Liquor

Application of provisions of section 150 of the Sea Customs Act 1878, with VIII of provisions of section 150 of the Sea Customs Act 1878, with VIII of seepect to the allowance of a drawback of excise duty pand on spirit 10 Act 111 1878 respect to the regulation of the drawback by the quantity of such spirit, shall apply also so far as they can be made applicable to fermented liquor made in British India from malt and so exported and to the drawback of the excise duty paid on such liquor

<sup>&</sup>lt;sup>1</sup> For State for Debates in has been decla (3 of 1913) B Burma Laws 2

The words to amend the Excise Act 1881 and the Bengal Excise Act 1878 and in the Title and Preumble were repealed by the Repealing and Amending Act 1914 (10 of 1914)

<sup>\*</sup>Sect ons 1 6, 7 and 8 were declared in force in the Sonthal Parganas — Regulation 3 of 1872 s 3, as amended by the Sonthal Parganas Justice and Laws Regulation 1899 (3 of 1899) s 3 B & O Code but sections 6 7 and 8 having been repealed the Act has no application in the Sonthal Parganas

<sup>\*</sup>The word and at the end of sub section (1), at d sub-section (2) were repealed by the Repeal ng and Amending Act 1914 (10 of 1914)

1890: Act XVI.1 Births, Deaths and Marriages Registration 173 1891: Act I.1

Cattle-trespass

ACT No XVI of 1890 1

[11th September, 1890]

'An 'Act to amend the Births, Deaths and Marriages Registration Act, 1886

Whereas it is expedient to amend the Births. Deaths and Marriages Registration Act, 1886. It is hereby enacted as follows -

1 In section 32 of the said Act, for the words "within one year Amendment from the date on which this Act comes into force," the words "at any Act VI. time before the first day of April, 1891," shall be substituted

2. [Addition of new section 35A to Act VI, 1886] Rep by s 3 of the Devolution Act. 1920 (38 of 1920)

ACT No. I of 1891 2

[30th January, 1891]

An Act to amend the Cattle-trespass Act, 1871, and incor

porate therein Act XVIII of 1883 Whereas it is expedient to amend the Cattle-trespass Act, 1871. and incorporate therein Act XVIII of 1883 (to amend the Cattle trespass Act, 1871) It is hereby enacted as follows -

1 For section 1 of the Cattle trespass Act, 1871, the following shall Substitution of newsection he substituted, namely -

for section I, Act I, 1871

"I (1) This Act may be called the Cattle-trespass Act, 1871, and Title and Short title The Births Deaths and Marriages Registration Act (1886)

90, Pt V, p 127, in Upper Burma. Bur Code

is by a 3 of the d by the Sonthal Code, Vol I See the Indian

90, Pt V, p 104, VI p 9 ) as being part of the Burma Laws

The Act, as being part of the principal Act 1 of 10. The Act as being part of the principal Act 1 of 10. The Act as a being part of the principal Act 1 of 10. The Southul Parganas br s 3 of the Southul Parganas br s 3 of the Southul Parganas J. (3 of 1890), B. & O. Code Vol. I

The Vet as being part of the principal Act 1 of 1871 is in force in the Angul Districts—see Angul Agas Regulation 1918 (3 of 1913) B. & O. Code Vol. I

Hep by s 10 of this Act

(2) It extends to the whole of British India except the Presidencytowns and such local areas as the Local Government, by notification in the official Gazette, may from time to time exclude from its operation

(3) The Local Government may at any time, by notification in the official Gazette, cancel or vary a notification under sub section (2) " 2 To section 3 of the said Act the following shall be added, name-

Additions to section 3 Act I 1871

ls — ". and

" 'Local authority' means any body of persons for the time being

invested by law with the control and administration of any matters within a specified local area, and

" 'Local fund' means any fund under the control or management of a local authority "

Amendment of sect on 10 Act I 1871 Amendment of section 11

Act I 1871

3 In section 10 of the said Act, for the words "tale them or cause them to be taken without unnecessary delay" the words "send them or cause them to be sent within twenty four hours " shall be substituted 4 In section 11 of the said Act for the words "take them without

unnecessary delay" the words send them or cause them to be sent within twenty four hours shall be substituted

5 [Additions to section 12 Act I, 1871 ] Rep by the Cattle trespass (Amendment) Act, 1921 (17 of 1921)

6 For Chapter V of the said Act the following shall be substituted, Subst tution of new namely --Chapter for Chapter V Act I 1871

" CHAPTER V

"COMPLAINTS OF ILLEGAL SCIZURE OR DETENTION

Power to make com plaints

"20 Any person whose cattle have been seized under this Act, or, having been so seized have been detained in contravention of this Act, may, at any time within ten days from the date of the seizure make a complaint to the Magistrate of the District or any Magistrate authorized to receive and try charges without reference by the Magistrate of the District

Procedure on complaint.

"21 The complaint shall be made by the complainant in person, or by an agent personally acquainted with the circumstances It may be either in writing or verbal If it be verbal, the substance of it shall be taken down in writing by the Magistrate "If the Magistrate, on examining the complainant or his agent sees

reason to believe the complaint to be well founded, he shall summon the person complained against and make an enquiry into the case

"22 If the seizure or detention be adjudged illegal, the Magistrate Compensa t on for shall award to the complainant, for the loss caused by the seizure or illegal

detention, reasonable compensation not exceeding one hundred supees seizure or to be paid by the person who made the seizure or detained the cattle, detention. together with all fines paid and expenses incurred by the complainant in procuring the release of the cattle.

and, if the cattle have not been released, the Magistrate shall, besides release of awarding such compensation, order their release and direct that the fines critic and expenses leviable under this Act shall be paid by the person who made the service or detained the cattle

"23 The compensation, fines and expenses mentioned in section 22 Recovery of may be recovered as if they were fines imposed by the Magistrate"

compensa

7. In section 25 of the said Act the words " under the next following Amendment section or "shall be inserted between the words "Any fine imposed" of section 25, Act I 1871 and the words " for the offence of mischief "

8 To section 26 of the said Act the following shall be added, Addition to namely -

Act I 1871

"The Local Government, by notification in the official Gazette, may from time to time, with respect to any local area specified in the notification, direct that the foregoing portion of this section shall be read as if it had reference to cattle generally, or to cattle of a kind described in the notification instead of to pigs only or as if the words 'fifty rupees' were substituted for the words 'ten rupees' or as if there were both such reference and such substitution

"The Local Government may at any time by notification in the official Gazette, cancel or vary a notification under this section "

9 After Chapter VII the following shall be added, namely -

Add tion of now Chapter after Chapter VII Act I 1871

## " CHAPTER VIII

### "SUPPLEMENTAL

"31 The Local Government may, from time to time by notification lower for in the official Gazette.-

ernment to local fu vl

(a) transfer to any local authority within any part of the terri transfer tain func tories under its administration in which this Act is in tions to local operation all or any of the functions of the Iocal Govern and dreet ment or the Magistrate of the District under this Act credit of within the local area subject to the jurisdiction of the load a factor authority, or

(b) direct that the whole or any part of the surplus occiuing in any district under section 18 of this Act shall be place! t

# Christian Marriage

the credit of such local fund or funds as may be formed for any local area or local areas comprised in that district

and may from time to time by notification in the official Gazette

Repeal of Act XVIII 1883 cancel or vary any notification under this section'

10 Act XVIII of 1883 (to amend the Cattle trespass Act 1871) is I hereby repealed

Provided that orders which have been made and notified under that Act by the Local Government and ure in force immediately before the commencement of this Act shall be deemed to have been made under the Cattle trespass Act 1871 as amended by this Act

11 [Amendment of section 6 (3) Act XIII 1889] Rep by the Cantonments Act 1910 (15 of 1910)

Saving of references 12 Any enactment or document referring to the Cattle trespass I Act 1871 or to Act XVIII of 1883 (to amend the Cattle trespass Act 1871), shall be construed to refer to the Cattle trespass Act 1871 as amended by this Act

Commence ment 13 This Act shall come into force on the first day of April 1891

ACT No II or 1891 1

[6th February 1891]

An Act to amend the Indian Christian Marriage Act 1872

WHEREAS It is expedient to amend the Indian Christian Marriage vo Act 1872 It is hereby enacted as follows — 1 (I) For section 6 of the Indian Christian Marriage Act 1872 vo

Subst tut on of new sec t on for sec ton 6 Act TV 1872 Grant and re vocation of I centes to

"6 The Local Government so far as regards the territories under its administration and the Governor General in Council so far as regards

tle following shall be substituted namely -

Short tile The Indian Christian Marriage Act (18 2) Amendment Act 1891 See the Indian Slort Titles Act 1897 (14 of 1897)

Proceedings p 5 and 15 e ng part of ws Act 1898

is in force in Br t sh tle Sonthal Parganas 187°), as amended by 1899) B & O Code any Native State, may, by notification in the local official Gazette or in solemnize the Gazette of India as the case may be, grant licenses to Ministers of marriages Religion to solemnize marriages within such territories and State, respectively, and may, by a like notification, revoke such hierases."

- (2) A license to solemnize marriages granted to a Minister of Religion under Act XXV of 1864 (to provide further for the solemnization of marriages in India of persons professing the Christian Religion) shall be deemed, if in force on the day on which the Indian Marriage Act, 1865, came into force, to have been, while that Act was in force, a license granted under that Act, and, if in force on the day on which the Indian Christian Marriage Act, 1872, came into force, to have been, since that Act came into force, a license granted under that Act
- (3) A license to solemnize marriages granted to a Minister of Religion under Act XXV of 1864 (to provide further for the solemnization of marriages in India of persons professing the Christian Religion), the Indian Marriage Act, 1865, or the Indian Christian Marriage Act, 1872, shall, if in force immediately before the commencement of this Act, be deemed to have been granted under the Indian Christian Marriage Act, 1872, as amended by sub-section (1) of this section
- (4) [Repeal of Act XV of 1884] Rep by the Repealing and Amending Act, 1891 (XII of 1891)
- 2 To the provise to section 10 of the said Act the following shall Addition to be added namely —

" or

72

proviso to section 10 Act XV

- (3) a Clergyman of the Church of Scotland solemnizing a marriage according to the rules rites, ceremonies and customs of the Church of Scotland "
- 3 In section 11 of the said Act, after the words "other than a Amendment church" the words "where worship is generally held according to the set of section if forms of the Church of England" shall be added and between the word 18 2 "no" and the word "church" in the expression "unless there is no church 'the word "such" shall be inserted
- 4 (1) For section 62 of the said Act the following shall be substitut Substitution of new set.

of new set tion for see tion 62 Ast XV 18\*2.

"62 (1) Every person licensed under section 9 shall keep in keep or Inglish or in the verancular language in ordinary u e in the distinct or register base. State in which the marriage was solemnized and in such form as the of extracts. Local Government by which he was licensed may from time to time

14

therefrom with Registrar General prescribe, a register-book of all maninges solemnized, under this Part in his presence, and shall deposit in the office of the Registrar-General of Births, Deaths and Marriages for the territories under the administration of the said Local Government, in such form and at such intervals as that Government may prescribe, true and duly authenticated extracts from his register-book of all entries made therein since the last of those intervals.

"(2) Where the person keeping the register-book was licensed as regards a Native State by the Governor General in Council, references in sub-section (I) to the Local Government therein mentioned shall be read as references to the Local Government to whose Registrar-General of Births, Deaths and Marriages certified copies of entries in registers of births and deaths are for the time being required to be sent under section 24, sub-section (2), of the Births, Deaths and Marriages Registration Act, v. 1886."

Substitution of new section for section 66, Act, XV, 1872

False oath, declaration, notice or certificate for procuring marriage 5. For section 66 of the said Act the following shall be substituted, namely -

- "66 Whoever, for the purpose of procuring a marriage or license of mailings, intentionally,-
  - (a) where an oath or declaration is required by this Act, or by any rule or custom of a Church according to the rites and ceremonies of which a marriage is intended to be solemnized, such Church being the Church of England or of Sotland or of Rome, makes a false oath or declaration, or,
  - (b) where a notice or certificate is required by this Act, signs a false notice or certificate,

shall be deemed to have commutted the offence punishable under section 193 of the Indian Penal Code with imprisonment of either description XI for a term which may extend to three years and, at the discretion of the Court, with fine."

Substitution of new sec tion for sec tion 63, Act XV. 1872

Solemnizing marriage without due authority.  For section 68 of the said Act the following shall be substituted, namely.—

"68. Whoever, not being authorized by section 5 of this Act to solemnize marriages, solemnizes or professes to solemnize, in the absence of a Marriage Registrar of the district in which the ceremony takes

<sup>&</sup>lt;sup>1</sup>Sub-section (2) of s 4, which repeals cl (c) of s 30 of the Births, Deaths and Maringos Registration Act, 1836, was repealed by the Repealing and Amending Act, 1831 (12 of 1891)

place, a marriage between persons one or both of whom is or are a Christian or Christians, shall be punished with imprisonment which may extend to ten years, or (in lieu of a sentence of imprisonment for seven years or upwards) with transportation for a term of not less than seven years, and not exceeding ten years

or, if the offender is an European or American, with penal servitude according to the provisions of Act XXIV of 1855 (to substitute penal servitude for the punishment of transportation in respect of European and American connects, and to amend the law relating to the removal of such convicts).

and shall also be liable to fine "

7. To section 69 of the said Act the following shall be added, name- Addition to lv -

section 69,

- " Nor does this section apply to marriages solemnized by a Clergyman of the Church of Scotland according to the rules, rites, ceremonies and customs of the Church of Scotland "
- 8 (1) For clause (2) of section 71 of the said Act the following shall Amendment be substituted, namely -

of sections 71 and 72. Act XV.

- "(2) after the expiration of two months after the copy of the notice has been entered as required by section 40 in respect of any marriage solemnizes such marriage "
- (2) In section 72 of the said Act, for the words "three months" the words "two months" shall be substituted
- 9 To section 74 of the said Act the following shall be added, name Addition to ly -

section 74

- "Whoever being licensed to grant certificates of marriage under Part VI of this Act without just cause refuses or wilfully neglects or omits, to perform any of the duties impo ed upon him by that Part, shall be punished with fine which may extend to one hundred rupees"
- 10 [Amendment of section 86, Act XV, 1872] Rep by the Devolution Act, 1920 (38 of 1920)

#### ACT No III of 1891 1

[13th February, 1891]

An Act to amend the Indian Evidence Act, 1872, 2 \*

WHEREAS it is expedient to amend the Indian Evidence Act, 1872, 2. . . . It is hereby enacted as follows -

Amendment Act L 1872

- 1 (1) For the Explanation to section 14 of the Indian Evidence Act, 1 of section 14, 1872, the following shall be substituted, namely -
  - "Explanation I -A fact relevant as showing the existence of a relevant state of mind must show that the state of mind exists, not generally, but is reference to the particular matter in question
  - "Explanation 2 -But where, upon the trial of a person accused of an offence, the previous commission by the accused of an offence is relevant within the meaning of this section, the previous conviction of such person shall also be a relevant fact "
  - (2) For Illustration (b) to the same section the following shall be substituted, namely -
  - "(b) A is accused or fraudulently delivering to another person a counterfeit coin which at the time when he delivered it, he knew to be counterfeit
  - The fact that at the time of its delivery, A was possessed of a number of other pieces of counterfeit coin is relevant The fact that A had been previously convicted of delivering to another person as genuine a counterfeit coin knowing it to be counterfeit is relevant"

'Short title, "The Indian Evidence Act (1872) Amendment Act, 1891 " See the Indian Short Titles Act, 1897 (14 of 1897)

For Statement of Objects and Reasons, see Gazette of India, 1890 Pt V, p 100, for the Report of the Select Committee, see ibid, 1891, Pt V, p 25 and for Proceedings in Council, see ibid, 1890, Pt VI, pp 105 and 144, ibid, 1891, Pt VI, pp 17 and 21

t declared in force there by the Burma in British Baluchistan Bal Code, in So far the Shan Laws Act the Angul

It has also been declared in force in the Sonthal Parganas by s 3 of the Sonthal Parganas Settlement Regulation (3 of 1872), as amended by the Sonthal Parganas Justice and Laws Regulation, 1899 (3 of 1899), B & O Code, Vol I

It has been declared applicable to Hill tribes in the Kachin Hill tracts of Upper Burms see Schedule to the Kachin Hill tracts of Epper Burms see Schedule to the Kachin Hill tribes Regulation, 1895 (I of 1895). Bur Code, to Chins in the Chui Hills of Upper Burms see Schedule to the Chin Hills Regulation 1890 (5 of 1893). Bur Code, in the Chittagong Hill Tracts see the Chittagong Hill Tracts Regulation, 1900 (1 of 1900) Ben Code, Vol I

'The words "and the Code of Criminal Procedure, 1882" in the Title and preamble were repealed by the Repealing and Amending Act, 1914 (10 of 1914) 'The heading "Indian Evidence Act 1872 ' was repealed by the Repealing and Amending Act 1914 (10 of 1914)

- 2. In section 15 of the said Act, after the word "intentional," there Amendment shall be inserted the words "or done with a particular knowledge or of section 10, intention ".
- 3. To section 26 of the said Act the following shall be added, Addition to namely -Act I. 1872

"Explanation -In this section 'Magistrate' does not include the head of a village discharging magisterial functions in the Presidency of Fort St George or in Burma or elsewhere, unless such headman is a Magistrate exercising the powers of a Magistrate under the 'Code of Criminal Procedure, 1882 "

4 In section 30 of the said Act, immediately before the Illustrations, Addition of the following shall be inserted, namely -

Explanation to section 30. Act I, 1872

- "Explanation Offence' as used in this section includes the abetment of, or attempt to commit, the offence "
- 5 To section 43 of the said Act the following Illustrations shall be Addition to section 43 added, namely --Act I 15"
- '(c) A is charged with theft and with having been previously convicted of theft The previous conviction is relevant as a fact in issue
- "(f) A is tried for the murder of B The fact that B prosecuted A for libel and that A was convicted and sentenced is relevant under section 8 as showing the motive for the fact in issue"
- 6 For section 54 of the said Act the following shall be substituted, Substitution namely tion for ec tion of, Act I. 15"2
- "54 In criminal proceedings the fact that the accused person has a Previous bal bad character is irrelevant, unless evidence has been given that he has character not re evant. a good character, in which case it becomes relevant except in

"Explanation I -This section does not apply to cases in which the reply bad character of any person is itself a fact in issue

"Explanation 2 -A previous conviction is relevant as evidence of bad character "

7 In the Explanation to section 55, after the word "but" there Amenima shall be inserted the words and figures "except as provided in section from to: 54' tion so 10 I 1572

8 In section 86 of the said Act for the words "resident in' the tmen imer t words "in or for" shall be substituted ". 1ct I 15 -

9 [Amendment of section 310 Act 1, 1882 ] Rep by the Code f Criminal Procedure 1898 (Act 5 of 1898)

\* See now the Code of Criminal Procedure 1878 (Act 5 of 1808).
The words "and to the same section the following shall be added namely and the addition were specified by \$ 5 of the Indian Erichenc Act 1879 (5 of 1879).
The heading Code of Criminal Proc dur. 1882 was repealed by the Repealing and Amending Act 1914 (10 of 1911). was repealed by the ACT No VII or 1891 1

16th March, 1891 7

### An Act to amend Act X of 1841

WHEREAS It is expedient to amend the Act of the Governor General in Council No X of 1841 (an Act for prescribing the rules to be observed in order that ships or vessels belonging to ports within the territories under the Government of the East India Company, or belonging to Native Princes or States, or their subjects, may become entitled to the privileges of British ships under a proclamation of the Governor General of India in Council made in pursuance of the 2Statute 3rd and 4th Vict, c 56). It is hereby enacted as follows -

1 [Repeal of a word in section 2, Act A of 1841] Rep by the Repealing and Amending Act, 1891 (XII of 1891)

Amendment of section 3, Act X of 1221

2 For that portion of section 3 of the said Act, beginning with the words "the persons now authorised" and ending with the words "such other or different persons", the words "such persons" shall be substituted 3 For sections 8 to 12 both inclusive, of the said Act the follow-

Substitution of new sec tions for sections 8 to 12 Act X of 1841 Certificate of surveying officer.

ing shall be substituted namely -

"8 The certificate of the surveying officer shall be in the form in the schedule to this Act or in such other form as the Governoi General in Council may from time to time prescribe, and such certificate shall be delivered to the registering officer before registry

Measurement of tonnage for purpose of registry

"9 Subject to the provisions of section 70 of Act I of 1859 (an Act for the amendment of the law relating to Merchant Seamen) as amended by section 9 of the Indian Merchant Seamen's Act, 1876, the tonnage X of a ship or vessel required by law to be registered shall, pievious to her being registered, be measured and ascertained according to such of the rules and orders for the time being in force in and under the "Merchant Shipping Act, 1854, as amended by subsequent Acts [including the 1 Merchant Shipping (Tonnage) Act, 1889], as apply to measurement of 5 tonnage for the purpose of registry

<sup>&</sup>lt;sup>1</sup> Short title "The Indian Registration of Ships Act (1841) Amendment Act, ISO1' See the Indian Short Titles Act 1897 (14 of 1897)

I or Statement of Objects and Reasons see Gazette of Indra 1890 Pt V p 243 for Report of the Select Committee see study 1891 Pt V p 39, and for Proceedings in Council see study 1891, It VI pp 2 26 30 and 33

\* Rep as to all H M s dominions by S L R (No ?) of 1890

See now the Merclant Shipping Act, 1894 (57 & 58 Vict, c 60), Coll Stat, Vol II

- "10 Subject to the provisions referred to in the last foregoing sec- Vessirement tion, the tonnage of a ship or vessel requiring to be measured for any of tonnage purpose other than registry shall be measured and ascertained according other than to such of the rules and orders for the time being in force in and under registry the 'Merchant Shipping Act, 1854, amended as aforesaid, as apply to measurement of tonnage for a purpose other than registry
- "11 The rules and orders referred to in section 9 and section 10 of Substitution this Act shall, in their application to measurement of tonnage for the General in purposes of this Act, or of any enactment, rule or order referring to this Council for Act, be read and construed as if the Governor General in Council were Board of therein named instead of the Board of Trade or the authority for which the Board of Trade has been substituted by section 3 of the 'Merchant
- Shipping Act, 1872 12 The true amount of the register tonnage of every ship or vessel Marking of to be measured and ascertained according to the rules and orders referred register ton to in section 9 of this Act shall be deeply carved or cut in figures of at or vessel least three inches in length on the main beam of every such ship or vessel prior to her being registered "
- 4. In section 14 of the said Act, to the word "tonnage", wherever Amendment 14. In section 14 of the said Act, to the words of section 14, it occurs, the word "register" shall be prefixed, and for the words of section 14, act X of "rules herein prescribed" the words "said rules and orders" shall be 1841 substituted
- 5. In section 15 of the said Act, 2\* \* \* for the words and Amendment figures "Act No II of 1839" the words "the law for the time being of section 15, in force for the recovery of fines imposed by Criminal Courts" shall be isil substituted
  - 6. (1) \*\* \* \* \*

An endment (2) To '[section 17 of the said Act] the words ' recoverable as afore-i-Act said" shall be added 3 of 1811

7. In section 23 of the said Act, after the words "ten thousand Amendment rupees" the words "recoverable as aforesaid" shall be inserted

of section 23. Act \ of

8. In section 24 of the said Act, 5\* \* \* for the words " for the Amendment Governor of Fort William in Bengal or for the Governor in Council of of section 24, any presidency" and for the words "for the Governor of Fort William 1841 in Bengal or the Governor in Council of any presidency" the words "tor a Local Government" shall be substituted

See now the Merchant Shipping Act, 1894 (57 & 58 Vict. c 60), Coll Stat.

tol II "The word, "the words 'or the Last India Company' are hereby repealed, and" were repealed by the Repealing and Amending Act 1891 (12 of 1891) and Sub-section (1) was repealed by the Repealing and Amending Act, 1891 (12 of 1891). of 1891) These words were substituted for the words "the same section" by the

Amending Act 1891 (12 of 1891)
Amending Act 1891 (12 of 1891)
The words "the words "issued under the Company's seal and are hereby 'cpeakd, and" were repealed by the Repealing and Airending Act, 1891 (12 of 1894)

Add tun to Act X of 1811 Definition of Local Gor erament"

9 After section 26 of the said Act, and before the Proclamation, the following shall be inserted, namely -

"27 The expressions 'Local Government,' 'Local Governments of India' and 'Government of the Presidency,' as used in this Act. shall be deemed to include, and to have always included, every person who is a 'Local Government' as defined in section 2, clause (10), of the 'General Clauses Act, 1868 "

#### "THE SCHEDULE

(See section 8)

ACT X, 1841

### Certificate of Surrey

Name of Ship	Port of intend	led Registry	Official number, if there has been any former Registry		
	1_				
Whether a Sailing or Steam Ship and if a Steam Ship how propelled		Where Built	When Built	Aame and Build	
Number of Decks Number of Masts Ragged Stern Build Galleries Head I ramen ork	Length from fore part of stem under the bow sput, to the aft ade of the head of the stern post. Han breath to outside of plank Depth in held from tonnage deck to ceiling at midships. Depth in held from upper deck to ceiling at midships in the case of three decks and upwards.			Tenths	

#### PAPTICULARS OF ENGINES (IF ANI)

No of Eng nes	Description	Whether British or Foreign made	When made	Name and Address of Makers	Diameter of Cyl nders	Length of Stroke	No of Horses Power (com bined)
	,		Eng nes Bo lers				

See now the General Clauses Act. 1897 (10 of 1897)

### 1891: Act IX.] Merchandise Marks, Sea Customs

#### PARTICULARS OF TONNAGE

Gross Tonnage	No of Tons	Deduction allowed	No of Tons
Lnder Tonnago Deck. Closed in spaces above the Tonnago Deck, if any Space or spaces between Decks Poore Porecastin Pound House Other closed in apaces, if any, as follows		On account of space required for propelling power On account of spaces occupied by Scanner or Apprentices and applications of the space	
Gross Tonnage Deduction as per contra		Cubic metres	£
Registered Tonnage		Total	

I, the undersigned having surveyed the above-named Ship, hereby certify that the above particulars are true

this-		—day	of (
	18		~ 5

Surveyor"

ACT No IX or 1891 1

[13th March, 1891.]

An Act to amend the Indian Merchandrse Marks Act, 1889, and the Sea Customs Act, 1878

WHEREAS it is expedient to amend the Indian Merchandise Marks Act, 1889, and the Sea Customs Act, 1878; It is hereby enacted as

1. [Repeal of part of section 1, Act IV, 1889] Rep by the Repealing and Amending Act, 1914 (10 of 1914)

<sup>1</sup> Sea Customs Acts Amend )7 (XIV of 1897) f India 1891 Pt V, p 4, V, p 29, and for Proceed-

an States) as being part of force there by the Burma

- 2 [Repeal of section 19, Act IV, 1889] Rep by the Repealing and Amending Act. 1914 (10 of 1914)
- 3. In clause (e), sub clause (11), of section 18 of the Sea Customs ! Amendment of section 18 Act, 1878, as amended by section 10, sub-section (1), of the Indian I (e) (11) Act Merchandise Marks Act, 1889, for the words "that place and the country VIII, 1878 in which it is situated are " the words " the country in which that place
- is situated is 'shall be substituted 4 After section 18 of the Indian Merchandise Marks Act, 1889, as I Additions to Act IV 1889 amended by this Act, the following shall be added, namely -
- "19 For the purposes of section 12 of this Act, and clause (f) of Definition of piece goods section 18 of the Ser Customs Act, 1878, as amended by this Act, the V Governor General in Council may, by notification in the Gazette of India. declare what classes of goods are included in the expression 'piece goods. such as are ordinately sold by length or by the piece '
- Determina '20 (1) The Governor General in Council may make rules, for the tion of purposes of this Act, to provide, with respect to any goods which purcharacter of goods by port or are alleged to be of uniform number, quantity, measure, gauge eampling or weight, for the number of samples to be selected and tested and for the selection of the samples
  - samples of which provision is not made in any rules for the time being in torce under sub section (1) the Court or officer of customs, as the case may be, having occasion to ascertain the number, quantity, measure, gauge or weight of the goods, shall by order in writing, determine the number of samples to be selected and tested and the manner in which the samples are to be selected

(2) With respect to any goods for the selection and testing of

- "(3) The average of the results of the testing in pursuance of rules under sub section (1) or of an order under sub section (2) shall be prima facie evidence of the number, quantity, measure, gauge or weight, as the case may be of the goods
- "(4) If a person having any claim to, or in relation to, any goods of which samples have been selected and tested in pursuance of rules under sub section (1) or of an order under sub section (2) desires that any further samples of the goods be selected and tested, they shall, on his written application and on the payment in advance by him to the Court or officer of customs as the case may be, of such sums for delaying the cost of the further selection and testing as the Court or officer may from time to time require, be selected and tested to such extent as may be permitted by rules to be made by the Governor General in Council in this behalf or as, in the case of goods with respect to which provision is not made in such rules, the Court or officer of customs may determine in the circumstances to be reasonable, the samples being selected in manner prescribed under sub section (1), or in sub section (2), as the case may be

## 1891 · Act IX ] Merchandise Marks, Sea Customs

1891 · Act X ] Penal Code

"(5) The average of the results of the testing referred to in sub sec tion (3) and of the further testing under sub section (4) shall be conclu sive proof of the number quantity measure, gauge or weight as the case may be of the goods

' (6) Rules under this section shall be made after previous public

ation

"21 An other of the Government whose duty it is to take part in Information the enforcement of this Act shall not be compelled in any Court to say as to com whence he got any information as to the commission of any offence offences against this Act

"22 If any person, being within British India abets the commis-Punishment sion without British India, of any act which, if committed in British of abetment India, would under this Act or under any section of that part of acts done o Chapter XVIII of the Indian Penal Code which relates to trade, pro out of India. perty and other marks, be an offence, he may be tried for such abetment in any place in British India in which he may be found, and be punished therefor with the punishment to which he would be liable if

#### ACT No X or 1891 1

he had himself committed in that place the act which he abetted "

[19th March, 1891]

An Act to amend the Indian Penal Code, 2\* \* \* \* \* Whereas it is expedient to Amend the Indian Penal Code 20 . . It is hereby enacted as follows -

### Indian Penal Code

1 In section 375 of the Indian Penal Code, in the clause marked Amendment Fifthly and in the Exception, the word "twelve" shall be substituted of section 375 Act for the word "ten" XLV, 1860.

'Slort Title ' The Indian Criminal Law Amendment Act 1891" See the Indian Short Titles Act 1897 (14 of 1897) 1º91 Pt V p 5

ebates in Council, I pp 6 and 39 B irma (except the Code in Brit sh e in the Sonthal on (3 of 15°2) as 1509 (3 of 1570)

B & O Code, Vol 1

The rest of the title and pre-mble relates to the Code of Criminal Procedure
1837 (vt. 10 of 1832) which was repealed by the Code of Criminal Procedure, 1 33 (Act 5 of 1895)
The rest of the Act ss 2 and 3 was repealed by the Code of Criminal Provedure 1893 (Act 5 of 1895)

T tle and tostza

Enactments

in schedule amended.

#### ACT No. XII or 1891 1

[21st March, 1891] An Act to amend certain <sup>2</sup> Enactments

\*3 Whereas it is \*3 expedient that certain formal amendments should be made in the enactments specified in the second schedule to this Act.

It is hereby enacted as follows -

1 (1) This Act may be called the . . Amending Act. 1891

(2) Save in so far as it applies expressly or by necessary implication to particular territory only, it extends to the whole of British India, inclusive of Upper Burma and British Baluchistan, 50 -

2 (1) [Enactments repealed ] Rep , Act I of 1903

(2) The enartments specified in the second schedule shall be modified to the extent and in the manner mentioned in the fourth column thereof but nothing in this sub-section shall affect any Act passed after this Act comes into force by the Governor of Madras n Council, the Governor of Bombay in Council, the 'Lieutenant Governor of Bengal in Council or the Lieutenant Governor of the North Western Provinces and Oudh in Conneil

3 [Saiings] Rep by the Repealing and Amending Act, 1903 (1 of 19031

## THE TIRST SCHEDULE ENACTMENTS REPEALED

(Rep , Act 1 of 1903 )

"In the title the words to repeal certum Obsoleto Enactments and and the word otler were repealed by the Repealing and Amending Act 1903 (1 of 1903) t 4 2nd Schedule

8 4 Srd Schedule

3 The jortion of the Preamble relating to repeals and the words and and allower repealed by the Repealing and Innending Act 1903 (1 of 1903) a 4

\*\*The words Repealing and were repealed by the Repealing and Amending Act 1903 (1 of 1903) s 4

\*\*The words and at the end of subsection (2) and subsection (3) were rejected by the Repealing and Amending Act 1914 (10 of 1914)

\*\*For the Lieutenst Govern or of Bengril and the Lieutensia Governor of the Only to the Repealing and The India of Company of the Company

I in this sub-sect on are now impressed as passed Councils

by the Repealing and Amending Act 1914 (10 of

Por Systement of Objects and Reasons are Gasette of India 1890 Pt V 914 for Report of the Select Committee as and 1891 Pt 5 and 1890 Pt V 1890 Pt 1890

#### THE SECOND SCHEDULE.

#### ENACTMENTS AMENDED.

A description or citation of a portion of an Act or Regulation includes the words, section or other part mentioned or referred to as forming the beginning or as forming the end of the portion comprised in the description or citation

Part 1 .- Acts of the Governor General in Council.

1	2	3	. 4
Year.	No.	Subject or title	Amendment.
1835	XIX	Assistant to Acent for Sardars, Dokkhan	Add the following section—  2. The provisions of the Code of Civil Provision to appeals to a High Court of a special from decrees passed in apple of the Code of Civil Procedure relating to appeal of the Code of Civil Procedure relating to appeal of the Code of Civil Procedure relating to appeal of the Code of Civil Procedure relating to appeal of the Code of Civil Procedure relating to appeal of the Code of Civil Procedure relating to appeal of the Code of Civil Procedure relating to appeal of the Code of Civil Procedure relating to appeal of the Code
1839	VII	Tahaildars, Madies .	In section 6, for the three last preceding sections read sections 3 and 5.
1846	1	Pleaders	In section 7, for the sections of Regula- tions read the section of the Regulation
1850	XIX	Binding Apprentices .	In section 11, for section VIII read section
1851	7II	Land revenue, Madra Town	In section 20, for and, where the word occurs before administrators, read or
	]	}	Judicature at Madras.
10			
1856	XX	Chaukidars	In section 38 (as amended by Act XXII of 1871, section 3), for Con missioners of Circuit read Commissioner.
10	1 .		
1.00		<del></del>	

the Prisons Act,

### Part 1 .- Acts of the Governor General in Council-contd.

1	3		3			4	
Year	No.	Subj	ject ø	r title.		Amend	ment,
1859	XXXVII	Nawab o	f the (	Carnatic .	the follows:	ng —	an Schedule A, reas
		(			2 Nanab A	hmad un N	issa Begam.
		{			3. Nawab Q	adırıa Begi	am.
{		ĺ			4. Rahim un	Nissa Beg	gam.
		}			5 Ammaku	l Alı Alıya	t un Nissa Begam
1#	•	•	•	•		٠	•
:*	•	٠	•	•		٠	•
1860	XLV	Isdian Pe	nal C	ode	In section 3	07, Illustr irst parsgr	ation (c), after of aph of
1863	ХX	Religious	Endo	wments .	In section 3, amble to th	for section as Act	n I read the pre
*		•	•	•	•	•	•
"	•		•	•		•	•
1867	m	Gambling		٠.	In the pream and,	ble, after P	Fort William insert
j					In section 2, read Section	for Section as 13 and	ns 13, 17 and 18 17.

<sup>1</sup> The entry relating to Act I of 1859 (Merchant Scamen) was repealed by a 2 and Sch of the Repealing Act, 1927 (12 of 1927)

<sup>\*</sup> The entry relating to the Boundary marks (Madras) Act, 1860 (28 of 1860), was repealed by the Coor, Land and Revenue Regulation, 1899 (1 of 1899), Coorg Code

<sup>\*</sup>The entry relating to Act 3 of 1864 (Foreigners) was repealed by s 3 and Sch II of the Repealing and Amending Act, 1920 (31 of 1920)

The entry relating to Act 10 of 1865 (Indian Succession) was repealed by s 2 and Sch. of the Repealing Act, 1927 (12 of 1927)

# Part I - 1cts of the Governor General in Council-contd

1	2	7		4
Year	Nο	Sul ject or ti	ŧ1	Amendment
11<67	77111	Murdero is O	utrages,	In section 10, for the Punjab Chief Court Act, 1866, read in any other enactment for the time being in force
	777	Printing Presse	s and	In section 3, before of the publisher insert the name
1-03	`	Commissioner in a	Sindh	In the schedule, for Act VII of 1854 (for the apprehension within the territories apprehension within the territories Company of persons charged with the commission of heinous offences beyond the linits of the said territories, and for delivering them up to justice, and to proude for the execution of warrants in places out of the junisdiction of
20				
			•	
1870	VII	Court fires Act 1	870	For section 34 read_the following -
				31. (1) The Lo al Government may from sale et stamps time to time make rules of stamps to be used under this Act, the bersoon by whom alone auch sale to the sale of the sale auch sale remuneration of such persons (2) All such rules shall be published in the local official Gazette, and shall there upon have the force of law

The entry is repeated, so (as as Act 12 of 1891 affects British Baluchutan and the North West Frontier Province by a 16 of the Frontier Murderous Outrages Regulation, 1991 (4 of 1991), —see Carette of India, 1991, Ft 1, p 859

## Part I .- Acts of the Governor General in Council-contd.

1	2	3	4
Year	No	Subject or title	Amendment
1870	VII—contd	Court fees Act, 1870-	(3) Any person appointed to sell stamps who disobeys any rule made
		-	months, or with fine which may extend to five hundred rupees, or with both In Schedule I, Article I, for Act No XIV of 1859 (or provide for the luminton of suits) section 15, read the Specific Ir  maintain existing passession or to re store possession to any party dispossessed chiereste than by course of law) read the Manhatdara Courts Act, 1870
25	XXIV	Oudh Talukdars Rehef Act	In section 12, for the words section three, in the second place in which they occur, read section 4
1#			· · ·
1870	XXVII	Amending the Indian Penal Code	In section 13, for the said sections 124A and 22.5A read sections 1243, 225A and 225P
{	.		
1872	IV	Punjah Laws Act, 1872 .	In section 50 (as amended by Act XV of 1875, section 3), for sections forty three to forty nme read sections 43 to 48
"	v	Jurisdiction over Sindh	
. }	ıx	Indian Contract Act, 1872	In section 25, clause (1), for assurances read documents In section 43, first paragraph, for one read one or more
			Annual An

repealed by the Prisons Act,

vas repealed by the Prisoners

ed by the Punjab Pre emption

1891: Act XII.1

Part 1 .- Acts of the Governor General in Council-contd.

1	2	3	4
Year.	7.0	Subject or title.	Amendment
1672	l%—confi	Indian Contract Act, 1872	In section 63, Illustration (e), for com- pensation read composition.
•	λv	Indian Christian Mar- riage Act, 1872.	In section 4, after is sweet or are In Schedule III, for (See section 28) read (See sections 28 and 31)
5813	VIII	Northern India Canal and Drainage Act, 1873	
10	•		
**			
1874	xıv	Scheduled Districts Act, 1874.	After section 5 insert the following sec-
			53. In deciang an enactment in force in Motification of an enhanced distinct or manifestation of the part thereof under see application to be part thereof under see application to the total of this Act, or delired district or next thereof under section 5 of this Act, the Local Government, and the previous sanction of the Governor General in the enactment to be acqueent to the enactment to be acqueent to restrictions and modifications as that (covernment thanks the
			In the first schedule, Part I, No II, for (7) The konds Mutts of Belgám read (7) The konds Mutts of Merangs In the first schedule, Part III, No I, for Divisions read Districts
"	xv	Laws Local Extent Act,	To the record wheel to Dusk feet at a
I The		a to Act 9 of 1974 was come	In the Sixin Streegie, 1 ats 111, No 1, Jor Divisions read Districts

<sup>&</sup>lt;sup>1</sup> The entry relating to Act 2 of 1874 was repealed by the Administrator General's Act, 1913 (3 of 1915).

17 he entry relating to Act 9 of 1874 was repealed by the Repeshing and Amending Act, 1920 (31 of 1970).

### Part I .- Acts of the Governor General in Council-contd.

1	2	3	4
Year.	No.	Subject or title	Amendment.
1870	VII—contd	Court Ices Act, 1870—contd	(3) Any person appointed to sell stamps who disobeys any rule made under this section, and any presson not so sppontred who sells or offers for sale any stamp, stall be punshed with impression and the self-self-self-self-self-self-self-self-
"	xxiv	Oudh Talukdars Rebef Act,	In section 12, for the words section three, in the second place in which they occur, read section 4.
1*	•		· · ·
1970	XXVII	Amending the Indian Penal Code.	In section 13, for the said sections 124A and 225A read sections 1241, 225A and 225P.
2#			
1872	ıv	Punjab Laws Act, 1872 .	In section 50 (as amended by Act XV of 1875, section 3), for sections forty three to forty nine read sections 43 to 48.
,	V	Jurisdiction over Sindh .	In section 2 (added by Act XX of 1872), for the Administrator General's Act, 1867, read the Administrator General's Act, 1874.
,,	13	Indian Contract Act, 1872	In section 25, clause (1), for assurances read documents In section 43, first paragraph, for one read one or more

repealed by the Prisons Act,

vas repealed by the Prisoners

ed by the Punjab Pre emption

Part I .- Acts of the Governor General in Council-contd.

1	2	3	4
Year	10	S abject or title	Amendment
1572	(X—conti	In han Contract Act, 1872	In section 63, Illustration (e), for com- pensation read composition
**	'''	Inlian Christian Mar	In section 4, after is insert or are
	}	Tiage 1ct, 1872	In Schedule III, for (See section 28) read (See sections 28 and 31)
1513	VIII.	Northern In his Canal and Drainnge Act, 1873	In section 75, clause (3), after whom ensert and
10		• • •	· · ·
•		} • • •	
1874	110	Scheduled Districts Act, 1874	After section 5 insert the following section -
			5A In declaring an exactment in force in Montication is acchedited district or a spin participated by the spin participate in a first of this Act, the delid district or act thereof under section 5 of this Act, the Local Government, with the previous sanction of the Governor General in council, may declare the operation of restrictions and modifications as that covernment thinks fit  In the first schedule, Part I, No II, for
			(7) The Konda Mutta of Belgam read (7) The Konda Mutta of Merangi In the first schedule, Part III, No I, for Divisions read Districts
**	\ \xv	Lawa Local Extent Act, 1874	In the second schedule, Part (a), in the entry relating to Madras Pegulation II of 1805 for (parts of as 1 and 7) read
			: . '

The entry relating to Act 2 of 1874 was repealed by the Administrator General's Act, 1913 (1 of 1913)
The entry relating to Act 9 of 1874 was repealed by the Repealing and Amending Act, 1920 (3) of 1870).

## Part I .- Acts of the Governor General in Council-contd,

1	2	3	4
Lear	No	Subject or title	Amendment,
1876	7	Bombay Revenue Juria diction Act, 1876	In section I, clause (b), for Act XV of 1871 read Act XXI of 1881
1#			
20	•		
18%	781m	Oudh Laws Act, 1876	In section 39, clause (f), for Oudh Revenue Act read Oudh Land revenue Act,
<b>3</b> *	•		1876
1878	1	Opium Act, 1878	In section 24, for Deputy Collector read Deputy Commissioner
1875	VIII	Sca customs Act, 1878	In section 2, for the first schedule read Part I of the schedule In the schedule appended to section 167-
			in the first column of the entry num- bered 3, for No 2 read No 4, and for landing or shipment read shipment and landing, and in the second column of the entry numbered 59, for 141 read 142
n	ZVII	Northern India Ferries Act, 1878	In section 17, clause (c), for first read in the first instance, and for the words and figures from and then to the end of the clause read and shall then, at the discretion of the Local Government—
			(i) be placed at the disposal of any District Board or District Boards established under the Finjab District Boards Act, 1853, or (ii) be applied to any of the purposes specified in the second clause
			of section 5 of the Central Provinces Additional Rafes Act, 1878, as the case may be, and

The entry relating to Act 13 of 1876 was repealed by the Indian Merchant Shiping Act, 1933 (21 of 1923)
The entry relating to the Oudh Land revenue Act, 1876 (17 of 1876), was repealed by a 4 of the Repealing and Amending Act, 1903 (1 of 1903)
The entry relating to Act, 3 of 1877 was repealed by the Regulariton Act, 1908 (16 of 1904)

<sup>1908)

4</sup> The entry relating to Act 7 of 1873 (Indian Forest Act, 1878) was repealed by a 86 and 8ch of the Indian Forest Act, 1827 (16 of 1827)

## Part 1 - 1cts of the Governor General in Council-contd

1	2	3		4			
Lear	١٥.	Subject or tit!		Amendment			
1•	•	•	•	•	•	•	
1879	W	Transport of S	alt Act,	Act of Council: granted	B, clause (a) r section the Govern No VII of 1 under Madi tion elerch V of the Va er V of the	thirty one for of Bon 873, or by a ras Regulat clause the	of the abay in rawana ion 1 of read
	}	}		may be			
10	•	•	•	•	•	•	
**	•	•			•	•	
4.					٠	•	
44							
1851	VIII	Central Province revenue Act 1		twenty re	33 for the		۲,

<sup>1</sup> The entry relating to the Stamp Act 1879 (1 of 1879) was repealed by the Indian Stamp

### Part II .- Regulations of the Bengal Code.

1	2	3	4	
Year.	No.	Subject.	Amendment.	
1793	χı	Inheritance	In section 3, for that section read section 2, and for Regulation XXV, 1793, read the Estates' Partition Act, 1876.	
1817	IIZ	Patwaris	In section 31, for Boards are read Board	
			For section 35 read the following	
			35. (I) Any person aggreered by a de- Appeal to Com. Cision or order of a massoner from decl- cine of the control of the control of the scales 29 of this Regulation may appeal within six months from the date thereof to the Commissioner of the Division.	
			(2) The Commissioner may reverse or alter any such decision or order in appeal.	
11	xx	Police	In the heading prefixed to section 29, for Commercial, Salt and Opium Depart- ments read Opium Department, and for those Departments read that Depart- ment.	
			In section 29, clause Tuelfth, for Section XXXI, Regulation XIII, 1816, read Act XIII of 1857, section 21	
1818	m	State Prisoners	In section 9, after situated insert and.	
1919	п	Resumption of revenue- free lands.	In section 6, clause First, for the words from in the Persian and Bengal langu- ages to Conquered Provinces read in the vernacular of the district	
	}		In section 12, after belong insert he.	
	}		In section 26, clause Second, for a appeal read an appeal	
10	•			

<sup>&</sup>lt;sup>1</sup> The entry relating to Regulation 3 of 1822 was repealed by the Bengal Board of Revenue Act, 1913 (Ben Act 2 of 1913), Ben Code

1891: Act XII.]

1891: Act XVI, 1 Colonial Courts of Admiralty.

#### THE SECOND SCHEDULE -- concld

#### Part II.—Regulations of the Bengal Code—concld

1	2	3	4				
Year	yo.	Subject	Amendment				
1823	VI	In hgo contracts	In section 6, for a investigation read an investigation				
1825	7111	Settlement of resumed likhraj land	In section 4, for the Regulations read the Regulation				
		 	In section 5, for Regulations read Pegulation				

#### ACT No XVI or 1891 1

[14th May 1891]

An Act to declare certain Courts in British India to be Colonial Courts of Admiralty

Whereas it is provided by the Colonial Courts of Admiralty Act, 1890,2 that the Legislature of a British possession may by any colonial law declare any Court of unlimited civil jurisdiction in that possession to be a Colonial Court of Admiralty,

And whereas it is expedient, in pursuance of that provision, to declare certain Courts in British India to be Colonial Courts of Admiralty.

It is hereby enacted as follows ---

- (I) This Act may be called the Colonial Courts of Admiralty Title and Commence.
   Act, 1891, and
  - (2) It shall come into effect-
    - (a) if Her Majesty's pleasure thereon has been signified, by 'notification in the Gazette of India, on or before the first day of July, 1891, then on that day, or

<sup>&#</sup>x27;For Statement of Objects and Reasons see Gazette of India 1891, Pt V, p 140, and for Proceedings in Council, see ibid 1891, Pt VI, p 116 'Coll Stat, Vol II.

<sup>&#</sup>x27; For notification publishing Her Majesty's Assent to this Act, see Gazette of India, 1891, Pt I, p 371.

(b) if Her Majesty's pleasure thereon has not been so signified on or before that day, then on the day on which Her Majesty's pleasure shall be signified by such a notification as aforesaid.

Appointment of Colorish Courts of Admiralty.

- 2. The following Courts of unlimited civil jurisdiction are hereby declared to be Colonial Courts of Admiralty, namely
  - (1) the High Court of Judicature at Fort William in Bengal,
    - (2) the High Court of Judicature at Madras,
    - (3) the High Court of Judicature at Bombay,
    - (4) 1[the 2[High Court of Judicature at Rangoon]],
    - 3[(4a) the Chief Court of Sind, and],
    - (5) the Court of the Resident at Aden, 40

Construction of Indian Acts refer ring to Ad miralty and Vice Ad miralty Courts

3. The expressions "Court having Admiralty jurisdiction" and "Admiralty Court" and the expression "Admiralty or Vice-Admiralty cause," and other expressions referring to Admiralty or Vice-Admiralty Courts or causes, shall, wherever any such expression occurs in any enactment of the Governor General in Council, or of a Governor in Council or Louetenant-Governor in Council, be deemed to include a Colomal Court of Admiralty and a Colomal Court of Admiralty cause, and to refer to a Colomal Court of Admiralty or a Colomal Court of Admiralty cause, respectively

Court fees in suits and the Colonial Court of Admiralty at Rangoon, Aden or Karachi shall, unless the jurisdiction of the Court Courts of Admiralty at Rangoon, Aden and Rango

5. [Repeal] Rep by the Repealing and Amending Act, 1914 (10 of 1914)

#### THE SCHEDULE

#### ENACTMENTS REPEALED

### (Rep. by Act 10 of 1914)

<sup>&#</sup>x27;These words were substituted by the Lower Burma Courts Act, 1900 (6 of 1900), e 47, and Schedule I, Ben Codo
'These words were substituted by so code "Chief Court of Lower Burma" by so of 1926, clause (4a) is to be deemed to int Act of the Court of the Court of Lower Burma" into the Court of the Court

#### ACT No AVIII or 1891 1

[1st October, 1891]

An Act to amend the Law of Evidence with respect to Bankers'

WHEREAS it is expedient to amend the Law of Daidence with respect to Bankers' Books. It is hereby enacted as follows —

- 1 (1) This Act may be called the Bankers' Books I vidence Act 1891 Title and
- (2) It extends to the whole of British India, ".

- 2 In this Act unless there is something repugnant in the subject or Defin tions context-
- <sup>5</sup>[(I) company "meths a company registered under any of the enactments relating to companies for the time being in force in the United Kingdom or in any of the Colonies or Dependencies thereof or in British India or incorporated by an Act of Parliament or of the Governor General in Council or by Royal Charter or I etters Patent
  - (2) "bank" and "banker" mean-
    - (a) any compiny carrying on the business of bankers
    - (b) any partnership or individual to whose books the provisions of this Act shall have been extended as hereinafter provided.
    - "[(c) any post office savings ! nk or inches order office ]
- (3) "bankers Gools include ledger day books cash books account books and all other books used in the ordinary business of a bank
- (1) legal proceeding means any proceeding or inquiry in which evidence is or may be given and includes an arbitration

<sup>\*</sup>For Statement of Objects and Reasons, see Grazette of India 1891 Pt V p 24 for Report of the Select Committee see that p 189 and for Proceedings in Council see that Pt VI pp 15 25 117 133 and 140

The Act has been declared in force in British Buliclistan by the British Baluchstan Laws Regulation 1913 (5 or 1913) see Bal Code It was declared in force ir Upper Burma (except the Shan States) by the Burma Laws Act, 1893 (13 of 1898) Bur Code

It has been lectared in for c in the Southal Pargana, by s 3 of the Southal Parganas Settlement Regulation (3 of 18 2) as amended by the Southal Pargana Justice and Laws Regulation 1899 (3 of 1899) B & O Code Vol I

The word and at the end of sub-section (?) and sub-section (3) were repealed by the Repealing and Amending Act 1914 (10 of 1914)
This definition was substituted for the original definition by the Bankers Books Evidence Act 1900 (12 of 1909)

<sup>4</sup> Cl (c) was added by s 2 of the Bankers Books Fridence Act 1893 (1 of 1993)

- (5) "the Court' means the per on or persons before whom a legiproceeding is held or talen
  - (6) "Judge" means a Judge of a High Court
- (7) 'trial' means any hearing before the Court at which evident is taken and
- (8) certified copy "means a copy of any entry in the looks of banl together with a certificate written at the foot of such copy that: is a true copy of such entry, that such entry is contained in one of the ordinary bools of the bank and was made in the usual and ordinary course of business and that such book i still in the custody of the bank such certificate being dated and sul cirbed by the principal accountant or manager of the bank with his name, and official title.

Power to extend provi mons of Act

3 The Local Government may from time to time by notification in the official Gravite extend the provisions of the Act to the books of any partner hip or individual carrying on the business of bankers within the territories under its administration and keeping a set of not less than three ordinary account looks namely a cash book a day-book of journal and a ledger and may in like manner is cand any such notification.

Mode of proof of entries in bankers books 4. Subject to the provisions of the Act a certified caps of any entry in a banker's book shall in all legal proceedings be received as permit face evidence of the existence of such entry and shall be admitted as evidence of the matter transactions and accounts therein recorded in every case where and to the anne extent a the original entry it elf is now by law admissible but not further or otherwise

Case in which officer of bank not compellable to produce books.

5 No officer of a bank shall in any legal proceeding to which the bank is not a party be compellable to produce any banker's book the contents of which can be proved under this Act or to appear as a witness to prove the matters transactions and accounts therein recorded unless by order of the Court or a Judge made for special cause.

Inspection of books by order of Court or Judge.

- (6) On the application of any party to a legal proceeding the Court or a Judge may order that such party be at liberty to inspect and take copies of any entries in a banker's book for any of the purposes of such proceeding or may order the bank to prepare and produce within a time to be specified in the order, certified copies of all such entries, accompanied by a further certificate that no other entries are to be found in the books of the bank relevant to the matters in issue in such proceeding, and such further certificate shall be dated and subscribed in manner herein efore directed in reference to certified copies.
  - (2) An order under this or the preceding section may be made either with or without summoning the lank and shall be served on the bank

1891: Act XVIII.] Bankers' Books L'udence.

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1892: Act II.] Marriage Validation.

three clear days (exclusive of bank holidays) before the same is to be obeyed, unless the Court or Judge shall otherwise direct

- (3) The bank may at any time before the time limited for obedience to any such order as aforesaid either ofter to produce their books at the trial or give notice of their intention to show cruse against such order, and thereupon the same shall not be enforced without further order
- 7. (1) The costs of any application to the Court or a Judge under or Cote for the purposes of this Act and the costs of anything done or to be done under an order of the Court or a Judge made under or for the purposes of this Act shall be in the discietion of the Court or Judge, who may further order such costs or any part thereof to be paid to any party by the bank if they have been incurred in consequence of any fault or improper delay on the part of the bank.

(2) Any order made under this section for the payment of costs to or by a bull may be enforced as if the bull were a party to the proceeding

(3) Any order under this section awarding costs may, on application to any Court of Civil Judicature designated in the order, be executed by such Court as if the order were a decree for money passed by itself

Provided that nothing in this sub- ection shall be construed to derogate from any power which the Court or Judge making the order may possess for the enforcement of its or his directions with respect to the payment of co ts

### AC F No II or 1892 1

[29th January, 1892]

An Act to validate certain marriages solemnized under Part VI of the Indian Christian Marriage Act, 1872

Whereas provision is made in Part VI of the Indian Christ in Marriage Act 1872, for the soleminization of maniages between persons of whom both are Native Christians but not of marriages between persons of whom one only is a Native Christian

the hal

ısb

Short title 'The Marriage Validation Act 1892' See the Indian Short Titles Act, 1897 (14 of 1897)

And whereve persons licensed under section 9 of the said Act have in divers parts of British India, through ignorance of the law, permitted marriages to be solemnized in their presence under the said Part between persons of whom one is a Native Christian and the other is not a Native Christian.

And whereas it is expedient that such marriages having been solemnized in good faith should be validated.

It is hereby enacted as follows -

1 [Commencement] Rep by the Repealing and Amending Act, 1914 (10 of 1914)

Definition

2 In this Act the expression "Native Christian" has the same meaning as in the Indian Christian Marriage Act, 1872

Validation of irregular marriages. 3 All marriages which have already been solemnized under Part VI of the Indian Christian Marriage Act, 1872, between persons of whom one only was a Native Christian, shall be as good and valid in law as if such marriages had been solemnized between persons of whom both were Native Christians

Provided that nothing in this section shall apply to any marriage which had been judicially declared to be null and void or to any case where either of the parties has since the solemnization of such marriage and prior to the commencement of this let contracted a valid marriage

Validation of records of irregular marriages.

4 Certificates of marriages which are declared by the last foregoing section to be good and valid in law and register books, and certified copies of true and duly authenticated extracts therefrom, deposited in compliance with the law for the time being in force, in so far as the register books and extracts relate to such marriages as aforesaid, shall be received as evidence of such marriages as if such marriages had been solemnized between persons of whom both were Native Christians

Applies tour of Act to marriages under Act V of 1865. Penalty for selemnizing wregular

marriages,

- 5 References in this Act to the Indian Christian Marrage Act, 1872, shall, so far as may be requisite, be construed as applying also to the corresponding portions of the Indian Marriage Act, 1865
- 6 If any person licensed under section 9 of the said Act to grant certificates of marriage between Native Christians shall at any time after the commencement of this Act solemnize or affect to solemnize any marriage under Part VI of the said Act or grant any such certificate as therein mentioned, knowing that one of the parties to such marriage or affected marriage was at the date of such solemnization not a Christian, he shall be liable to have his license cancelled, and in addition thereto he shall be deemed to have been guilty of an offence prohibited by section 73 of the said Act, and shall be punishable accordingly

<sup>&#</sup>x27;Repealed (except as to Straits Settlements) by Act 15 of 1872

ACT No VIII of 1892 1

[22nd October 1892]

An Act to remove doubts as to the levy and collection of tolls upon the Lansdowne Bridge over the Indus at Sulkur in the Presidency of Bombay, and for other purposes

WHEREAS by an Act passed by the trovernor of Bombay in Council initialed 2" an Act for enabling Government to levy tolls on public roads and bridges in the Presidency of Bombay," the Act of the Governor General in Council "for enabling Government to levy tolls on public roads and bridges" was repealed as far as it affected the Presidency of Bombay.

And whereus the bridge on the line of the North Western Rulw wover the Indus at Suklur in the said Presidency of Bombay commonly known as 'The Lansdowne Bridge was made and is repaired at the expense of the Government of Indus

And whereas, in consequence of such reperl as aforested doubts have arisen whether or not there is any subsisting authority competent to im pose and levy tolls for the use of the said bridge and it is expedient to remove such doubts

It is enacted as follows -

1 (1) This Act may be called the I insdowne Budge Act 1899

litle and

(2) It extends to the whole of British India 3\*

extent

- 2 Notwithstanding the repeil of the lastly level fore mentioned Leveltella. Act the Governor General in Council may cause such rates of toll not excreeding the rates mentioned in the schedule annoved to that Act as he may thinl fit to be levied in respect of the said Lansdowne Bridge and may place the collection of such tolls under the management of such persons as may appear to him proper and all the provisions of the said last mentioned Act shall apply to such tolls and the life tion and recovery thereof in the same manner as if such provisions were herein recentically religious.
- 3 All tolls heretofore levied or collected upon the sud I anydowne Valuation Bridge under the authority of the Governor General in Council or of the offels Governor of Bombay in Council shall be deemed to have been duly levied and collected under the authority of the and Act as if the same had not been repealed

For Statement of Objects and Reasons see Gasette of In ha 189? Pt V p 6\* and for Proceedings in Council see that 193 Pt VI pp "0 and "5

<sup>\*\*</sup>Bon 100 Freeedings in Commun.

\*\*Bon Code and at the end of sub-section (2) and sub-sect on (3) were repealed by the Repealing and Arrending Act 1914 (10 of 1914)

Government Management of Private Estates [1892. Act X.

Application of Act to public roads and bridges

4 Where any public road or bridge has or shall have been made and repaired at the expense of the Government of India and no other adequate provision shall have been made for the levy and collection of tolls there on, the Governor General in Council may, by notification in the Gazette of India, apply this Act to such road or bridge, and thereupon all the provisions of this Act shall apply to such road or bridge as if the same had been herein named in addition to the said Lansdowne Bridge

### ACT No. X or 1892 1

[20th October, 1892]

An Act to provide for the levy of a rate on private estates under the management of the Government to meet the cost of supervision and management

Whereas it is expedient to provide for the levy of a rate on private estates under the management of the Government to cover the cost of all Government establishments in so far as they are employed in the supervision and management of such e tates other than establishments specially entertained for any particular estate or group of estates, and to meet all contingent expenditure incurred by the Government in connection with such supervision and management. It is hereby enacted as

Title and extent

- 1 (1) This Act may be called the Government Management of Private Estates Act. 1892
- (2) It extends to the whole of British India inclusive of 20 . British Baluchistan \*\*

Definit ons.

- 2 In this Act unless there is some hing repugnant in the subject or context,-
- (2) "unmoveable property ' includes land buildings, hereditary allowances, rights to ways, lights, ferries, fisheries or any other benefit

For Statement or Objects and Rensons see Gazette of India 189? Pt V, I for Report of the Select Committee see that 180. Pt V p 63 and for Proceedings in Council see that 180? Pt VI 173. Back has been de lared in force in Upper Burnar (except the Shan States) by its Burnar Lava tet 1893 (33 of 1875) see the larst Schedule and a 4 Bur

The Act Jrs been declared in force in the Southal Pregain's by the Sonthal (of 1879) s. 3, as unended by the Sonthal 1899 (3 of 1899) s. 3, B & O Code (ore repealed by its Durma Laws Act, 1898)

<sup>&</sup>quot;The word 'and" at the end of sub-section (2) and sub-section (5) were r p alel by the Repealing at 1 Amending Act 1914 (10 of 1914)

to arise out of land, and things attached to the earth or permanently fastened to anything which is attached to the earth but not standing timber, growing crops or grass,

- (2) "gross income" includes all receipts of every kind in produce or cash, except money borrowed recoveries of principal and the proceeds of sale of immoveable property or of moveable property properly classed as capital, and
  - (3) " private estates under Government management include-
    - (a) estates under the Court of Wards
    - (b) encumbered estates under Government management,
    - (c) estates attached for default of payment of Government reve
    - (d) minors estates placed under the guardianship of a revenue officer of the Government by a Civil Court
    - (e) estates managed by a Collector in pursuance of any order made under the 'Code of Civil Procedure and
    - (f) all other estates made over to or taken under the manage ment of a revenue-officer of the Government as such under any law for the time being in force or in virtue of any agreement
    - 3 It shall be lawful for the 'Local Government-

Power to levy rate.

(1) to levy on all private estates under Government management at a nearly as may be possible, to cover—

- (a) the cost of all Government establishments in so far as they may be employed in the supervision or management of such estates other than establishments specially entertained for the supervision or management of any particular estate or group of estates, and
- (b) all contingent expenditure incurred in consequence of such supervision or management,
- (2) from time to time to vary such rate and
- (3) to reduce or remit such rate in any special case or cases as may be equitable

Provided that, in deciding the amount of the rate to be levied under this Act on any particular estate or group of estates, the Local Govern ment shall consider the expenditure incurred on special establishments for such estate or estates

See now Act 5 of 1908
Tor instance of notification issued under the powers conferred by this section fixing a rate to be levied on any estate, see C P R and O

Power to lovy spec al charges

4 In cases where an officer of the Government is employed to give legal advice or to audit accounts on behalf of any estate, the Local Government, if it considers the services rendered to be of a special nature. may, in its discretion, direct a special charge to be made against that estate on account of such services, irrespective of the rate leviable under the last foregoing section

Bay ng as to special ex penditure

5 Nothing in this Act shall apply to the cost of establishments specially entertained or to expenditure of any description specially incurred in respect of any particular estate or estates 6 All rates for general supervision or management levied by any

Validation of lovy of past rates Powers to make rules

Local Government before the commencement of this Act shall be deemed to have been lexied under this Act 7 The Local Government may make any rules and issue any orders

E k n Exemption from juns duct on of Courts

which may be necessary for carrying this Act into effect, and which are consistent therewith 8 Where any Government establishment is employed in such super-

vision as aforesaid the Local Government shall be the sole judge of the cost attributable to such employment and its decision thereon shall not be questioned in any Court of Law or otherwise

9 [Repeat] Rep by the Repealing and Amending Act, 1914 (10 of 1914)

#### ACL No. 1 or 1893

[20th January, 1893]

An Act to extend the provisions of the Bankers' Books Evidence Act 1891 to the Books of Post Office Savings Banks and Money Order Offices

Whirelas it is expedient to extend the provisions of the Bankers' Books Lyidence Act 1891, to the books of the savings banks and money 1 order offices of the Post Office It is hereby enacted as follows -

Stort + tla

1 (1) This Act may be called the Bankers' Books Furdence Act, 1893 \*\*

i Por instances of rules made under the povers conferred by this section see different local Rules and Orders i Tor Statement of Objects and Rensons 1 15 and for Tor Act ha Parganas Sett Parganas Sett Parganas Set Parganas Just 1859 B & O Code Vol I Parganas Just (7) he word (1) of 1914) were received by the Sonthal as amended by the Sonthal 1859 B & O Code Vol I (7) and sub-section (2) were received by the Sonthal 1859 B & O Code Vol I (7) and sub-section (2) were received by the Sonthal 1859 B & O Code Vol I (7) and sub-section (2) were Parganas Sett Parganas Just The word rejeated by th

1893 Act IV 1

### Partition

2 After clause (b) of sub section (2) of section 2 of the said Albton to Bankers Books Fridence Act, 1891 the following clause shall be lank an added numels -

Hide ujri p 2017

banker ' i rection 2, sub-section (2) of Act XVIII of 1891

ACI No. IV or 1893 1

[9th Unrch, 1893]

An Act to amend the Law relating to Partition

WHERE'S it is expedient to smend the law relating to partition. It is hereby enacted as follows ---

- 1 (I) This Act may be alled the Partition Act 1893
- (2) It extends to the whole of British In ha

Litle, extent and saving

- (4) But nothing herein contained shall to deemed to iffect any local law providing for the partition of immoveable property paying revenue to Government
- 2 Whenever in any suit for portition in which if instituted prior to Court to the commencement of this Act, a decree f a partition might have been order sale made it appears to the Court that by ierson of the nature of the property division in to which the suit relates, (r of the number of the shuicholders therein or partition of any other special circumstance a division of the property caunot so te reasonably or conveniently be made and that a sale of the property and distribution of the proceeds would be more beneficial for all the share holders, the Court may, if it thinks fit on the request of any of such shareholders interested individually or collectively to the extent of one
- moiety or upwards direct a sale of the property and a distribution of the proceeds 3 (1) If, in any case in which the Court is requested under the last Procedure foregoing section to direct a sale any other shareholder applies for leave when sharer undertakes to to buy at a valuation the share or shares of the party or parties asking buy

for a sale, the Court shall order a valuation of the share or shares in 'For Statement of Objects and Reasons 'see Gazette of India 1892 Pt V, p 46 for Rejort of the Select Committee see 1sd 1899 Pt V i ol and for Pro cedin, sin Council see 1st 1819 Pt V i p 3 san 149

The Act has been declined in force in Uper Burn's (except the Shau States) by the Burnal law Act 1898 (13 of 1898) Bir Code

'The word and' at the end of sub-section (\*) and sub-section (3) were reper ed to the Repealing and Amending Act 1914 (10 of 1914)

such manner as it may think fit and offer to sell the same to such share holder at the price so ascertained, and may give all necessary and proper directions in that behalf

- (2) If two or more shareholders severally apply for leave to buy as provided in sub section (1), the Court shall order a sale of the share or shares to the shareholder who offers to may the highest price above the valuation made by the Court
- (5) If no such shareholder is willing to buy such share or shares at the price so ascertained, the applicant or applicants shall be liable to pay all costs of or incident to the application or applications
- 4 (1) Where a share of a dwelling house belonging to an undivided lartition out by trans family has been transferred to a person who is not a member of such family and such transferee sucs for partition, the Court shall if any member of the family being a shareholder shall undertale to buy the share of such transferee male a valuation of such share in such manner as it thinks fit and direct the sale of such share to such shareholder, and
  - may give all necessary and proper directions in that behalf (2) If in any case described in sub-section (1) two or more members of the family being such shareholders severally undertake to buy such share the Court shall follow the procedure prescribed by sub section (2)
- of the last foregoing section 5 In any suit for partition a request for sale may be made or an Representa-

undertaling or application for leave, to buy may be given or made on behalf of any party under disability by any person authorized to act on behalf of such party in such suit, but the Court shall not be bound to comply with any such request undertaking or application unless it is of opinion that the sale or purchase will be for the benefit of the party under such disability

Reserved b ddirg and bidding by charcholders.

- 6 (1) Every sale under section 2 shall be subject to a reserved bidding and the amount of such bidding shall be fixed by the Court in such manner as it may think fit and may be varied from time to time
- (2) On any such sale any of the shareholders shall be at liberty to bid at the sale on such terms as to non payment of deposit or as to setting off or accounting for the purchase money or any part thereof instead of paying the same as to the Court may seem reasonable
  - (3) If two or more persons, of whom one is a shareholder in the pro perty, respectively advance the same sum at any bidding at such sale, such hidding shall be deemed to be the bidding of the shareholder
- 7 Save as hereinbefore provided, when any property is directed to be sold under this Act the following procedure shall, as far as practicable, Le ad oted, namely -
  - (a) If the property be sold under a decree or order of the High Court of Calcutta, Madras or Bombay in the exercise of its

feree of share in dwelling pour

tuon of parties under disability

Procedure to be followed m case of eales.

1893: Act XI] Iributary Mahale of Orissa

> original jurisdiction, or of the 1 Court of the Recorder of Rangoon, the procedure of such Court in its original civil jurisdiction for the sale of property by the Registrar

- (b) if the property be sold under a decree or order of any other Court, such procedure as the High Court may from time to time by rules prescribe in this behalf, and until such rules are made, the procedure prescribed in the 2Code of Civil Procedure in respect of sales in execution of decrees
- 8 Any order for sale made by the Court under section 2, 3 or 4 Orders for shall be deemed to be a decree within the meaning of section 2 of the deemed 2 Code of Civil Procedure
- 9 In any suit for partition the Court may, if it shall think fit, make Saving of a decree for a partition of part of the property to which the suit relates power to and a sale of the remainder under this Act partition and partly sale.

10. This Act shall apply to suits instituted before the commencement Application thereof, in which no scheme for the partition of the property has been of Act to finally approved by the Court

ACT No XI or 1893 2

[21st September, 1893]

An Act to make provision for certain matters connected with the Tributary Mahals of Orissa

WHEREAS it is expedient \* \* \*4 to indemnify certain persons and validate acts done by them in, or in relation to, the said Mahals, and to admit of certain sentences passed in those Mahals being carried into effect in British India. It is hereby enacted as follows -

1. (1) This Act may be called the Tributary Mahals of Orissa Act, Title and 1893

There is no longer a Court of the Recorder as seminous, suce the establish ment of a Chief Court and absequently a High Court, there, see the Burma Courts Act, 1922 (11 of 1922) Bur Code

<sup>\*</sup> See now Act 5 of 1908

<sup>\*</sup> For Statement of Objects and Reasons, see @ p 96, and for T . Mahals

<sup>4</sup> The words of Origen, and 1903)

- [1893. Act XI.
- (2) It extends to the whole of British India. 10
- 2 [Repeal ] Rep by the Repealing and Amending 1ct, 1903 (I of 1903)

Indaciaity in respect of acts done before the commance ment of the Ast

3 No suit proceeding shall be begun or contiawed in respect of any act done before the commencement of this Act by my officer of the Government in respect of my of the Tributary Mahals of Oris i or any inhabiting thereof, such not purporting to have been done in the exercise of executive or judicial authority, and having, before or after the commencement of this Act, been ratified by the Government, and every such act is hereby confirmed and made valid, and every such officer indemnified and discharged from liability in respect thereof

Die att n in Brit sh Ind a of corta o son tence pasel in Tril utary Mahal

- 4 (1) The Lieutenant Governor of Bengal may authorise the recep tion, detention or imprisonment in any place under his Government, for the period specified in the sentence, of-
  - (a) any person sentenced to imprisonment of transportation for any term by any Court or tribunal acting under the authorits of the British Government in or in respect of, any Tributary Mahal in Orissa.
  - (b) any Native Indian subject of Her Majesty residing in any such Mahal or any Native subject of a Chief of any such Mahal when, in either case, such Native subject as aforesaid has been sentenced by such a Chief or by a subordinate Court of such a Chief to imprisonment for a term exceeding six months
  - (2) The place or places within the territories subject to the Lieuten ant Governor of Bengal in which persons may be received, detained or imprisoned under sub section (1) shall be such as the said Lieutenant Governor may by general or special order, direct
  - (3) A sentence shall be of the same force and effect in the place in which it may be carried into effect under this section as if it had been passed by a competent Court in that place

#### THE SCHEDULE

#### LNACTMENTS REPEALED

Rep by the Repealing and Amending Act 1903 (I of 1903)

The word "and at the end of sub-section (2) and sul-section (5) were rejected by the Repealing and Amending Act 1903 (1 of 1903)

### THE LAND ACQUISITION ACT 1894.

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#### ACT No. 7 or 1894 1

[2nd February 1891]

An Act to amend the law for the acquisition of land for public purposes and for Companies

Whereas it is expedient to amend the law for the acquisition of land needed for public purposes and for Companies and for determining the

- I or Statement of Oljects and Reasons see Gazetto of India 189? Pt V p 23 and for Proceedings in Council see that 1822 Pt V J p 25 and that 1894 pt 19 21 to 49

  The Act has been declared in force in—
  - - (1) Upper Borma (except the SI an States) by the Burma Laws (ct. 1898) is 4 Bur Cole (2) Southal Pargunas by the Southal Pargunas Settlement Regulation 1872 (3) of 1872) is 3 B & O Code Vol I (3) Angul District by the Angil Laws Regulation 1913 (3 of 1918) see B &

The Act has also been declared by notification under the Scheduled Districts Act 1874 (14 of 1874) to be in a close called the Ranchi Districts—

(now called the Ranchi Districtand in Parpain Dhibhum and t
and in Parpain Dhibhum and t
254, Pt 1 53 1 p 400 x

155, Pt 1 553 1 p 400 x

155, Pt 1 553 1 p 400 x

155, Pt 1 553 1 p 500 x

155, P

For modifications in this Act to make provision for acquiring land in the O P municipal area see's 239 and Sch of the C P Municipal Act 1922 (C P. Act 2 of 1922)

(U F Act 2 of 1922)
For extent to wich thus Act shall apply to acquisition of land in the Bombay
City set as 63 of the City of Bombay Improvement Trust Transicr Ac 1925
For modifications with which this Act applies in Calcutta set as 71 and
Schedule of the Calcutta In provement 1ct 1911 (Ben Act 5 of 1911)
For mod fictions in this Act to make provision for the improvement and
expansion of towns in the United Provinces

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for the improvement and I to the Rangoon Develop

amount of compen ation to be made on account of such acquisition. It

#### PARLI

#### PRELIMINARY

- 1 (1) This Act may be called the Land Acquirition Act 1894
- (2) It extends to the whole of British India and
- (3) It shall come into force on the first day of March 1894

2 (1) 10 0 0

extent and commencement.

Short tatle.

(2) and proceedings commenced officers appointed or authorized agreements published and rules made under the ILand Acquisition Act, 1870] shall as fir as may be, be deemed to have been respectively commenced appointed or authorized, published and made under this Act

- (3) Any enactment or document referring to the \*[I and Acquisition Act, 1870] or to any enactment thereby repealed shall so far as may be, be construed to refer to this Act or to the corresponding portion thereof
- 3 In this Act unless there is something repugnint in the subject or Definitions context --
  - (a) the expression "land" includes benefits to arise out of land, and things attached to the earth or perimanently fastened to anything attached to the earth
  - (b) the expression "person interested" includes all per one claim ing an interest in compensation to be made on account of the acquisition of land under this Act, and a person shall be deemed to be interested in land if he is interested in an easement affecting the land
  - (c) the expression 'Collector' means the Collector of a district and includes a Deputy Commissioner and any 'officer specially appointed by the I ocal Government to perform the functions of a Collector under this Act
  - (d) the expression 'Court' means a principal Civil Court of original jurisdiction, unless the Local Government has appointed (as it is hereby empowered to do) a special

<sup>1</sup> Sub section (1) was repealed by the Repealing and Amending Act 1914 (10 of 1914)
2 The word 'But' was repealed by diffo

These words were substituted for the words "said Land Acquisition Act" by ditto
"For officers specially appointed under clause (c) see different local Rules and

Orders - Section - Control of the Co

## (Part I -- Preliminary)

judicial officer within any specified local limits to perform the functions of the Court under this Act

- (e) the expression Company "means a Company registered under the Indian Companies Act, 1882, or under the violis (English) Companies Acts 1802 to 1890, or uncorporated by an Act of Parliament of the Governor General in Council of by Royal Charter or Letters Patent "[and includes a society registered under the Societies Registration Act, 1860, and a registered society within the meaning of the Co-operative Societies Act, 1912]
- (f) the expression public purpose" includes the provision of village sites in district in which the Local Government shall have declared by notification in the official Gazette that it is customary for the Government to make such provision and
- (g) the following persons shall be deemed persons ' entitled to act' 'as and to the extent hereinafter provided (that is to say)—

trustees for other persons beneficially interested shall be deemed the persons entitled to act with reference to any such case and that to the same extent as the persons beneficially interested could have acted if free from dissibility.

a married woman in cases to which the 1 nglish law is applicable, shall be deemed the person so entitled to act, and whether of full age or not, to the same extent as if she were unmarried and of full age, and

the gandrans of minors and the committees or managers of lunatics or idiots shall be deemed respectively the persons so entitled to act, to the same extent as the minors, lunatics or idiots themselves, if free from dis ability, could have acted

#### Provided that-

(i) no person shall be deemed "entitled to act" whose interest in the subject matter shall be shown to the satisfaction of the Collector or Court to be adverse to the interest of the person interested for whom he would otherwise be entitled to act

<sup>&#</sup>x27;These words were added by s 2 of the Land (equisition (Amendment) Act, 1919 (17 of 1919)
'For instances of such notifications see Bur R W Vol I Bom R and O, Vol I and Court P and O

- (Part I -Preliminary Part II -1cquisition )
- (11) in every such on the person interested may appear by a next friend or, in default of his appearance by a next friend, the Collector or Court, as the case may be, shall appoint a guardian for the case to act on his behalf in the conduct thereof.
- (iii) the provisions of Chapter XXXI of the 1 Code of Givil Pro cedure shall, mutatis mutandis, apply in the case of persons interested appearing before a Collector or Court by a next friend, or by a guardian for the case, in proceedings under this Act, and
- (ir) no person "entitled to act " shall be competent to receive the compensation money payable to the per on for whom he is entitled to act unless he would have been competent to alienate the land and receive and give a good discharge for the purchase money on a voluntary sale

## PART II

#### Acoustinos

## Prelimitary Investigation

24 (1) Whenever it appears to the Local Government that land in Publication any locality [is needed or] is likely to be needed for any public purpose, of preliminary not a notification to that effect shall be published in the official Gazette, fication and and the Collector shall cause public notice of the substance of such powers of office a therenotification to be given at convenient places in the said locality

(2) Thereupon it shall be lawful for any officer, either generally or specially authorised by such Government in this behalf, and for his servants and workmen -

to enter upon and survey and take levels of any land in such locality to dig or bore into the subsoil.

to do all other acts necessary to iscertain whether the land is adapted for such purpose,

to set out the boundaries of the land proposed to be taken and the intended line of the work (if any) proposed to be made thereon,

<sup>&#</sup>x27; See now Act 5 of 1908 'See now Act 5 of 1908
'As to amendments with which this section should be read when land is required
for the purpose or a Company see = 33 (2) infra.
A protected monument may be acquired under this Act as if its preservation
were a 'p blue purpose' within the meaning of the Act, see a. 10 of the Ancient
Monuments Preservation Act 1901 (7 of 1904)
'These words were inserted by a 2 of its Land Acquisition (Amendment) Act,
1929 (33 of 1903)

Manufacture of 1908

Manufa

For officers specially authorized in Burma see Bur B. M

## [1894: Act I

## (Part II - 1 equisition )

to mark such levels, boundaires and line by placing mails and cutting trenches, and.

where otherwise the survey cannot be completed and the levels taken and the boundaries and line marked to cut down and clear away any part of any standing crop. Inner or punch

Provided that no person shall enter into any building or upon any enclosed court or garden attached to a dwelling house (unless with the consent of the occupier thereof) without previously giving such occupier at least even days? notice in writing of his intention to do so

Payment for damage 5 The officer so authorised shall at the time of such entry pay or tender payment for all necessary damage to be done as aforesaid, and, in two of dispute as to the sufficiency of the amount so paid or tendered, he shall at once refer the dispute to the decision of the Collector or other chart revenue officer of the district, and such decision shall be final

## "[Objections

Hearing of

- 5A (1) Any person interested in any land which has been notified under section 1 sub-section (1) as being needed or lifely to be needed for a pull in purpose or for a Company may, within thirty days after the issue of the notification object to the acquisition of the land or of any land in the 1 chits as the case may be
- (2) I very objection under sub-section (I) shall be made to the Collector in writing and the Collector shall give the objector an opportunity of being heard either in person or by pleader and shall, after hearing all such objections and after maling such further inquiry, if any, as he think necessary, submit the case for the decision of the Local Government, together with the record of the proceedings held by him and a report containing his recommendations on the objections. The decision of the Local Government on the objections shall be final
- (3) For the purposes of this section a person shall be deemed to be interested in land who would be entitled to claim on interest in compensation if the land were nequired under this Act 1

## Declaration of intended Acquisition

Declaration that land is required for a public purpose

6 (1) Subject to the provisions of Part VII of this Act, \*[when the Local Government is satisfied, after considering the report, if any, unde under section 5A, sub section (2), I that any particular land is needed for a public purpose, or for a Company, a declaration shall be made to that effect under the signature of a Secretary to such Government or of some officer duly authorized to certify its orders

<sup>1</sup> Inserted by s 3 of the Land Acquisition (Amendment) Act, 1923 (33 of

<sup>1923)

\*</sup>These words were substituted for the words "alienever it appears to the Local Government" by a 4 total

## (Part $II \leftarrow 1c_{I}uisition$ )

Provided that no such declaration shall be made unless the compan sation to be included for such property is to be paid by a Company, or wholly or partly out of public revenues or some fund controlled or managed by a bad authority

(2) The decly stron shall be pullished in the official Gazette, and shall state the district or other territorial division in which the land is situate the purpose for which it is needed ats approximate area, and where a plan of all have been made of the land, the place where such plan may be inspected

(3) The said declaration shall be conclusive evidence that the land is needed for a public purpos or for a Company, as the case may be, and, after making such declaration, the Local Government may acquire the

land in manner herein fter appearing

7 Whenever my land shall have been so declared to be needed for After declare a public purpo e er for a Company, the I or il Government, or some officer too take authorised by the Local Government in this behalf, shall direct the order for Collector to take order for the acquisition of the land

8 The Collector shall thereupon cause the land (unless at has been Land to be already marked out under section 4) to be marked out He shill also marked out, cause it to be measured, and if no plan has been made thereof, a plan to and planned be made of the ame

9. (1) The Collector shall then cause public notice to be given at con- Not on to venient places on or near the land to be talen, stating that the Governmental ment intends to tale pos ession of the land, and that claims to compen-

- sation for all interests in such land may be made to him (2) Such notice shall state the particulars of the land so needed, and shall require all persons interested in the land to appear personally or by agent before the Collector at a time and place therein mentioned (such time not being earlier than fifteen days after the date of publication of the notice), and to state the nature of their respective interests in the land and the amount and particulars of their claims to compensation for such interests, and their objections (if iny) to the measurements made under section 8 The Collector may in any case require such state ment to be made in writing and signed by the party or his agent
- (3) The Collector shall also serve notice to the same effect on the occupier (if any) of such land and on all such persons known or believed to be interested therein, or to be entitled to act for persons so interested, as reside or have agents authorized to receive service on their behalf. within the revenue district in which the land is situate
- (4) In case any person so interested resides elsewhere, and has no such agent, the notice shall be sent to him by post in a letter addressed to him at his last known residence address or place of business and registered under Part III of the "Indian Post Office Act 1866

(Part II - 1countion )

Power to require and enforce the making of statements as to names

- 10 (1) The Collector may also require any such per on to make or deliver to him, at a time and place mentioned truck time not being earlier than fifteen dire after the date of the requisition), a statement containing, so far as may be practicable, the name of every other person and interests possessing any interest in the land or any part thereof as co proprietor, sub proprietor, mortgagee tenant or otherwie, and of the nature of such interest and of the rents and profits (if any) received or receivable on account thereof for three year next preceding the date of the statement
  - (2) I very person required to make or deliver a statement under this section or section 9 shall be deemed to be legally bound to do so within the meaning of sections 175 and 176 of the Indian Penal Code

Inourrant Mea receits Talue and Claims and Award by the Collector

Enquiry and award by Collector

11. On the day so fixed cron any other day to which the enquiry has been adjourned, the Collector shall proceed to enquire into the objections (if any which any person interested has stated pursuant to a notice given under section 9 to the measurements made under section 8, and into the value of the land 'fat the date of the publication of the notification under section 4 sub-section (1)] and into the respective interests of the persons claiming the compensation and shall make on award under his hand of-

- (1) the true are 1 of the land.
- (11) the compensation which in his opinion should be allowed for the land and
- (iii) the apportionment of the said compensation among all the persons known or believed to be interested in the land, of whom, or of whose claims, he has information, whether or not they have respectively appeared before him

Award of Collector when to be final.

- 12 (1) Such award shall be filed in the Collector's office and shall except as hereinafter provided, be final and conclusive evidence, as between the Collector and the persons interested, whether they have respectively appeared before the Collector or not, of the true area and value of the land, and the apportionment of the compensation among the persons interested
- (2) The Collector shall give immediate notice of his award to such of the persons interested as are not present per-onally or by their representatives when the award is made

Adjournment of enquiry

13 The Collector may, for any cause he thinks fit, from time to time adjourn the enquiry to a day to be fixed by him

These words were inserted by s 5 of the Land Acquisition (Amendment) Act, 1923 (83 of 1923)

14 for the purpose of enquirie under this Act the Collector shall Power to have power to summon and enforce the attendance of witnesses including and enforce the parties interested or any of them and to compel the production of attendance of decuments in the time mean of the other is may be) in the ame production manner is a provided in the ca f a Civil Court under the Lode of of door Civil Procedure

15 In determining the amount of compensation the Collector shall Matters to be be guided by the provision out med in oction 23 and 24 and neg lected.

considered

Talini nossessu n

16 When the Collector has made in award under section 11 he may Power to take po e ion of the land which shall thereupon vest absolutely in the take posses Government tree from all encumbrances

17 (1) In care of urgency, whenever the Local Government so special directs the Collect r though no such award has been made may, on powers in the expiration of fifteen days from the publication of the notice men-urreney tioned in section 9 sub-section (1), take possession of any waste or arable land needed for pullic purpose, or for a Company Such land shall thereupon vest absolutely in the Government free from all en cumbrances

(2) Whenever, owing to any sudden change in the channel of any navigable river or other unforce een emergency, it becomes necessary for any Railway Administration to acquire the immediate possession of any land for the maintenance of their triffic or for the purpose of making thereon a river side or ghat station, or of providing convenient connec tion with or access to any such station, the Collector may immediately after the publication of the notice mentioned in sub-section (1) and with the previous sanction of the I ocal Government, enter upon and take possession of such land which shall thereupon yest absolutely in the Government free from all encumbrances

Provided that the Collector shall not tale possession of any building or part of a building under this sub section without giving to the occupier thereof at least forty eight hours' notice of his intention so to do, or such longer notice as may be reasonably sufficient to enable such occupier to remove his moveable property from such building without unnecessary inconvenience

(3) In every case under either of the preceding sub-sections the Collector shall at the time of taking possession offer to the persons interested compensation for the standing crops and trees (if any) on such land and for any other damage sustained by them caused by such sudden dispossession and not excepted in section 24, and, in case such offer is not accepted the value of such crops and trees and the amount of such (Part 11 -Acquisition Part 111 -Reference to Court and Procedure thereon)

other damage shall be allowed for in awarding compensation for the land under the provisions become contained

"[(#) In the case of any land to which, in the opinion of the I ocal Government the provisions of sub-section (I) or sub-section (2) are applicable the Local Government may direct that the provisions of section 5A shall not apply, and, if it does so direct, a declaration may be made under section 6 in respect of the land at any time after the publication of the notification under section 1, sub-section (I)

#### PART III

## REFERENCE TO COURT AND PLOCEDURE THEREON

## Reference to

- 18 (1) Any person interested who has not accepted the award may, by written application to the Collector require that the matter be referred by the Collector for the determination of the Court whether his objection he to the measurement of the land, the amount of the compensation the persons to whom it is parable on the apportionment of the compensation among the persons interested.
- (2) The application shall state the grounds on which objection to the in ird is taken

Provided that every such application shall be made --

- (a) if the person making it was present or represented before the Collector at the time when he made his ward within six weeks from the date of the Collectua's award.
- (b) in other cases, within six weeks of the receipt of the notice from the Collector under section 12, sub-section (2), or within six months from the date of the Collecto's award, whichever nerved shall first expire

#### Collector s statement to the Court.

19 (1) In making the reference, the Collector shall state for the information of the Court in writing under his hand,-

- (a) the situation and extent of the land with particulars of any trees buildings or standing crops thereon
- (b) the names of the persons whom he has reison to think interested in such land,
- (c) the amount awarded for damages and paid or tendered under sections 5 and 17, or either of them, and the amount of compensation awarded under section 11, and
- (d) if the objection be to the amount of the compensation the grounds on which the amount of compensation was determined

<sup>1</sup> Sub-sect on (4) was added by s 6 of the Land Acquisition (Amendment) Act 1993 (38 of 1923)

(2) To the said statement shall be attached a schedule giving the particulars of the notices served upon, and of the statements in writing made or delivered by the parties interested respectively

20. The Court shall thereupon cause a notice specifying the day on Service of which the Court will proceed to determine the objection and directing not co their appearance before the Court on that day the erved on the follow ing per us uan la

(a) the applicant

- the all persons interested in the objection, except such (if any) of them as have consented without protest to receive pay ment of the compensation awarded, and
  - the objection is in regard to the new of the land or to the im unt of the compensation, the Collecter
- 21 The cap of the inquiry in every such preceeding shall be Restriction restricted to a nidulation of the interests of the persons affected by proceedings the objects i
- 22 Every such preceeding shall take place in open Court and all Proceedings persons entitled to practic in any Civil Court in the province shall be Court entitled to appear, plead and act (as the cale may be) in such proceeding

23 (1) In determining the mount of compensation to be awarded Matters to for land acquired under this Act the Court shall take into considera in determin tion---

ing compen

first the market value of the land at the date of the publication of the 'Instification under section 4 sub section (1)]

secondly, the damage sustained by the person interested by reason of the taling of any standing clops or trees which may be on the land at the time of the Collector a tal ing posses sion thereof,

thirdly, the damage (if any) sustained by the person interested at the time of the Collector's taking possession of the land by serson of severing such land from his other land

- fourthly, the damage (if any) sustained by the person interested at the time of the Collector s taking possession of the land by reason of the acquisition injuriously affecting his other property moveable or mamoveable in any other manner. or his earnings,
  - fifthly, if, in consequence of the acquisition of the land by the Collector the person interested is compelled to change his residence of place of business the reasonable expenses (if any) incidental to such change, and

These words were substituted by s 7 of the Land Acquisition (Amendment) Act 1933 (38 of 1973)

## (Part III -Reference to Court and Procedure thereon )

- 2) rth(i), the damage (if any) bon i file resulting from diminution of the profits of the land between the time of the publication of the declaration under section 6 and the time of the Collecter's rating possession of the land
- (2) In addition to the market value of the land as above provided, the Court shall in every case award assum of fifteen per centum on such market-value an consideration of the compulsory nature of the requisition.

Matters to be neglisted in determining compen

- 24 But the Court shall not take into consideration
  - first the degree of urgenes which has led to the nequisition,
    we notly any distinctional in ct the paron interested to part with
    the land acquired.
  - thirdly any damage sustained by him which, it caused by a private person, would not render such person hable to a
  - fourthly, any damage which is likely to be caused to the land nequired after the date of the publication of the declaration under section ( by or in consequence of the use to which it will be not
  - fittly any mercuse to the value of the land acquired likely to accine from the use to which it will be put when acquired,
  - earthly and increase to the value of the other land of the person interested libely to never from the use to which the land acquired will be put or
  - secently, any outlay or improvements on, or disposal of the land nequired commenced, made or effected without the same tion of the Collection after the date of the publication of the Incidentian under section 4 sub-section (I)

Itules as to amount of compensation

- 25 (1) When the applicant his made a claim to compensation, pursuant to any notice given under section 9, the amount awarded to him by the Court shall not exceed the amount so claimed or be less than the amount awarded by the Collecter under section 11.
- (2) When the applicant has refused to male such claim or has omitted without sufficient reason (to be allowed by the Tudge) to inde such claim the amount awarded by the Court shall in no case exceed the amount awarded by the Collector.
- (3) When the applicant has omitted for a sufficient reason (to be allowed by the Tudge) to make such thain the amount awarded to him by the Court shall not be less than and may exceed, the amount awarded by the Collector

<sup>&#</sup>x27;Those north wer substituted by a 8 of the Land Acquisition (Amendment) Act 102) (79 of 1023)

(Part III -Reference to Court and Procedure thereon Part IV 1pportionment of Compensation )

- '[28 (I)] I very award under this part shall be in writing signed by Ferm of the Judge, and shall specify the amount awarded under clause first of awards sub-section (I) of section 23, and also the amounts (if any) respectively awarded under each of the other clauses of the same sub-section, together with the grounds of awarding each of the said amounts
- <sup>1</sup>[(2) I very such award shall be deemed to be a decree and the statement of the grounds of every such award a judgment within the meaning of section 2, clause (2), and section 2, clause (9) respectively, of the Code of Civil Procedure, 1908 ]
- 27 (1) I very such award shall also state the amount of costs Costs incurred in the proceedings under this pirit, and by what per one and in what proportions they are to be paid.
- (2) When the award of the Collector is not upheld, the costs shall onlinarily be paid by the Collector, unless the Court shall be of opinion that the claim of the applicant was so extragant or that he was so negligent in putting his case before the Collector that some deduction from his costs should be made or that he should pay a part of the Collector's costs
- 28 If the sum which, in the opinion of the Court the Collector Collector ought to have awarded as compensation is in excess of the sum which the directed to Collector did award as compensation the award of the Court may direct psyniterest that the Collector shall pay interest on such excess at the late of six compensation for the date on which he took possession of ton

#### PART IV

#### ALPORTIONMENT OF COMPENSATION

- 29 Where there are several peasons interested if such persons agree Particulars in the apportionment of the compensation, the particulars of such apportment to tenoment shall be specified in the award, and is between such persons specified the award shall be conclusive evidence of the correctness of the apportionment
- 30 When the amount of compensation has been settled under Duspoto as to section 11, if any dispute airses as to the apportionment of the same or amp part thereof or as to the persons to whom the same or any part thereof is prvalle the Collector may refer such dispute to the decision of the Court

<sup>\*</sup> Section 28 was re-numbered s 26 (1) and sub-section (2) was added to that sect on by s 2 of the Land Acquisition (Amendment) Act 1001 (19 of 1021)

[1804: Act I

PART V.

#### PATMINT

31 (I) On making an award und r section 11, the Collector shall parmental tender prement of the compensation award d by him to the per our compensainterested entitled thereto according to the award, and shall pay it to from or dothem unless prevented by some one or mere I the centingen as in ne in Oren. tioned in the next sub-section

(2) If they shall not consent to receive it or if there lead per a competent to alienate the land or if there I, any dispute as to the title to receive the compensation or as to the apportunitant of it, the Coll ctor shall deposit the amount of the empensation in the Court to which a reference under so tion 15 would be submitted

Provided that any person admitted to be interested may reserve such payment under protest as to the sufficiency of the amount

Provided also that no person who has received the amount otherwise than under protest shall be entitled to make any application and r section 18

Provided also that nothing berein contained shall affect the Iribility of any terson who may receive the whole er any port of any compensation awarded under this let to pay the same to the prom lawfully entitled thereto

- (3) Notwithstanding anything in this section the Collector may, with the sanction of the Local trovernment instead of awarding a money compensation in respect of any land make any arrangement with a person having a limited interest in such land either by the grant of other lands in exchange the remission of land revenue on other landheld under the same title or in such other was as may be equitable having regard to the interests of the parties concerned
- (1) Nothing in the last foregoing sub-section shall be construed to interfere with or limit the power of the Collector to enter into any arrangement with any person interested in the land and 1 competent to contract in respect thereof

32 (1) If any money shall be deposited in Court under sub-section Investment (2) of the list preceding section and it appears that the land in respect deponted in whereof the same was awarded belonged to my person who had no power respect of lands belong to alterate the same the Court shall-

(a) order the money to be invested in the purchase of other lands petent to to be held under the like title and conditions of owner-hip abenate. as the land in respect of which such money shall have been deposited was held, or

As to persons who are competent to contract see a 11 of the Indian Contract Act 1872 (9 of 1872)

## (Part 1 -Payment Part 11 - Lemporary Occupation of Land )

(b) if such purchase cannot be effected forthwith, then in such trovernment or other upproved securities as the Court hall think fit

and shall direct the payment of the interest or other proceeds arising from such inve timent to the per on or persons who would for the time being have been entitled to the possession of the said land and such moneys shall remain so deposited and invested until the same be applied-

- (1) in the purchase of such other lands as aforesaid or
- (11) in payment to any person or persons lecoming absolutely entitled thereto
- (2) In all cases of moneys deposited to which this section applies the Court shall order the costs of the following matters, including therein all reasonable charges and expenses incident thereto to be paid by the Clieter namely
  - (a) the ee to of such investments is aforesaid
  - (b) the costs of the orders for the payment of the interest or other proceeds, of the securities upon which such moneys are for the time being invested and for the payment out of Court of the principal of such moneys, and of all proceedings relating thereto, except such as may be occasioned by litigation between adverse claimants
- 33 When any money shall have been deposited in Court under this Investment Act for any cause other than that mentioned in the last preceding sec tion, the Court may, on the application of any party interested or claim ing an interest in such money, order the same to be invested in such Government or other approved securities as it may think proper and may direct the interest or other proceeds of any such investment to be accumulated and paid in such manner as it may consider will give the parties interested therein the same benefit therefrom as they might lave had from the land in respect whereof such money shall have been deposited or as near thereto as may be

34 When the amount of such compensation is not paid or deposited Payment of on or before taling possession of the land, the Collector shall pay the amount awarded with interest thereon at the rate of six per centum per annum from the time of so taking possession until it shall have been so paid or deposited

other cases

### PART VI

## TIMIORARA OCCUPATION OF LAND

35 (1) Subject to the provisions of Part VII of this Act, whenever Temperary occupation at appears to the Local Government that the temperary occupation and water

(Part VI - Lemporary Occupation of Land Part VII - Lequisition of Land for Correginer)

arable land Procedure when differ ence as to comprise tion exist

- use of any waste er uralle land are needed for any public purpe e, or for a Company, the Local Government may direct the Collector to procure the occupation and use of the same for such term as it shall think it not exceeding three years from the communication of such occupation.
  - (2) The Collector shall thereup in give notice in writing to the persons interested in such land of the purpor for which the same is needed, and shall, for the occupation and we thereof for such the ran as after ad, and to re the materials (if any) to be taken therefore, pay to them such compensation, either in a grow sum of mones, or by monthly or other persons respectively.
  - B) In case the celle tor and the persons interested differ us to the allocations of the engenesition r app risonment thereof, the Collector hall refer such difference to the decision of the Court

Power to enter an i take poses sion, and compensa tion on i

- 36 I) On payment of such composition, or on executing such greenent or on making a reformer under section 31, the Collector maximiter up a and take passes of the land and use or permit the use hereof macerial results that the said notice.
- (2) On the expiration of the term, the Collector shall make or tender to the persons interested company than for the damage (if any) done to the land and not provided for by the agreement, and shall restore the land to the persons interested therein.

Provided that, if the land has become permanently unfit to be used for the purpose for which it was used immediately before the commencement of such term, and if the persons interested shall so require, the Local Government shall proceed under this Act to acquire the land as if it was needed permanently for a public purpose or for a Company

Difference as to condition of lan!

37 In case the Collector and persons interested differ as to the condition of the land at the expiration of the term, or as to any matter connected with the said agreement, the Collector shall refer such lifter nee to the design of the Court

#### PART VII

Acquisition of I and for Commisses

Company may be authorized to enter and survey 38 (1) \* \* \* \* The Local Government may authorize un officer of any Company desting to acquire land for its jurposes to exercise the powers conferred by section 4

the words "Subject to such rules as the Governor General of India in Council may from time to Unio prescribe in this behalf" were omitted by s 2 and Sch 1 file Derolution Act, 1920 (19 of 1920)

## (Part VII - Acquirity n of land to C spanies)

(2) In every such case section 4 shall be constitued as if for the words 'for such purpo e" the words for the purposes of the Company ' were substituted, and section 5 shall be construed as if after the words "the officer" the words "of the Company" were inserted

put in force in order to acquire land for any Company, unless consent of Local Gor with the previous consent of the I ocal Government nor unless the emment and Company shall have executed the agraement heremafter mentioned

39 The provisions of sections 6 to 37 (both inclusive) shall not be Previous песеззату

40 (1) Such consent shall not be given unless the I ocal Government Previous be satisfied, Teither on the report of the Collector under section 5A sub section (2), or ] by an enquiry held as hereinafter provided,-

(a) that such acquisition is needed for the construction of some work, and

(b) that such work is likely to prove useful to the public

(2) Such enquiry shall be held by such officer and at such time and place as the Local Government shall appoint

(3) Such officer may summon and enforce the attendance of witnesses and compel the production of documents by the same means and, as far as possible, in the same manner as is provided by the "Code of Civil 2. Procedure in the case of a Civil Court

41. 3. . . . If the I ocal Government is satisfied '[after Agrooment considering the report, if any, of the Collector under section 5A, sub tary of State section (2), or on the report of the officer muling an inquiry under in Council section 401 that the proposed acquisition is needed for the construction of a work, and that such work is likely to prove useful to the public at \* require the Company to enter into an agree ment with the Secretary of State for India in Council providing to the satisfaction of the Jocal Government for the following matters namely -

(1) the prement to Government of the co t of the acquisition

(2) the transfer on such payment, of the land to the Company

(3) the terms on which the land shall be held by the Company (4) the time within which, and the condition on which the nork

shall be executed and muntained, and

(5) the terms on which the public shall be entitled to use the work

42 Every such agreement shall, as soon as may be after its execu Pull cation tion, be published in the Greette of India and also in the local official of agreement

These words were added by a 0 of the Land Acquisition (Amendment) Act "These words were added by s U of the Land Acquisition (Amendment) Act 1923 (33 of 1903)

"Contain words were omitted by s 10 of the I and Acquisition (Amendment) Act 1923 (35 of 1973)

"These words were inverted by s 10 thid "Cortal, words were omitted by s "and Seh I of the Devolution Act 1979)

<sup>(3°</sup> of 1920)

(Part VII -Acquisition of Land for Companies Part VIII - Miscellaneous)

Gazette and shall thereupon (so fat as regards the terms on which the public shall be entitled to use the work) have the same effect as if it had formed part of this Act

- 43 The provisions of sections 39 to 42, both inclusive, shall not Sections 39 to 42 not to apply and the corresponding sections of the Irind Acquisition Act, 1870, A apply where Covernment shall be deemed never to have applied, to the acquisition of land for any bound by Railway or other Company, for the purposes of which, under inv agree agreement ment between such Company and the Secretary of State for India in to provide land for Council the Government is or was, bound to provide land Companies How agree
- Hor scree 44 In the case of the acquisition of land for the purposes of a membesterea Railway Company the existence of such an agreement is is mentioned Company and in section 43 may be proved by the production of a printed copy thereof Secretary of State may be purporting to be printed by order of Government

#### PART VIII

#### MISCELLANDOLS

Service of notices

proved

45 (I) Service of any notice under this let shill be made by delivering or tendering a copy thereof signed in the case of a notice under section 4 by the officer therein mentioned, and, in the case of any other notice by or by order of the Collector or the Judge

(2) Whenever it may be practicable the service of the notice shall

be made on the per on therein named

(3) When such person cannot be found the service may be made on any adult made member of his family residing with him and, if no such adult male member can be found the notice may be served by fixing the copy on the outer door of the house in which the person therein named ordinarily dwells or carries on business, or by fixing a copy thereof an some conspicuous place in the office of the officer aforesaid or of the Collector or in the court house, and also in some conspicuous part of the land to be acquired

Provided that if the Collector or Judge shall so direct, a notice may be ent by post in a letter addressed to the person named therein at his last known residence, address or place of business and registered under Part III of the 'Indian Post Office Act, 1866 and service of it may be proved by the production of the addressee's receipt

Penalty of obstructing acquist on of la 1 46 Whoever wilfully obstructs any person in doing any of the acts and theorized by section 4 or section 8, or wilfully fills up destroys damages or displaces any trench or marl made under section 4, shall, on conviction before a Magistrate, be liable to impresomment for any

Repealed by this Act
See now the Indian Post Office Act 1898 (6 of 1898)

term not exceeding one month, or to fine not exceeding fifty supees or to both

47 If the Collector is opposed or impeded in taking possession under Manatrate this Act of any land, he shall if a Magistrate, enforce the surrender to enforce of the land to himself, and if not a Magistrate, he shall apply to a Magistrate or (within the towns of Calcutta Madras and Bombay) to the Commissioner of Police, and such Magistrate or Commissioner (as the () e miv be) shall enforce the surrender of the land to the Collector

48 (1) Except in the case provided for in section 36, the Govern Completes ment shall le at liberty to withdraw from the acquisition of any land of of acquisition which no ession has not been tal en

sory, but

(2) Whenever the Government withdraws from any such acquisition, compensation the Collector shall determine the amount of compensation due for the to be damage suffered by the owner in consequence of the notice or of any when not proceedings thereunder and shall pay such amount to the person completed interested together with all costs reasonably incurred by him in the prosecution of the proceedings under this Act relating to the said land

(3) The provisions of Part III of this Act shall apply, so far as may be, to the determination of the compensation payable under this

section 49 (1) The provisions of this Act shall not be put in force for the Acquistion

purpo e of acquiring a part only of any house, manufactory or other of part of house or building if the owner desire that the whole of such house, manufactory building

or building shall be so acquired Provided that the owner may, at any time before the Collector has

reade his award under section 11, by notice in writing, withdraw or riodify his expressed desire that the whole of such house manufactory er luilding shall be so acquired Provided also that if any question shall arise as to whether any land

proposed to be taken under this Act does or does not form part of a house manufactory or huilding within the meaning of this section the Collector shall refer the determination of such question to the Court and slall not take possession of such land until after the question has been determined

In deciding on such a reference the Court shall have regard to the question whether the land proposed to be taken is rea onably required for the full and unimpaired use of the house manufactory or building

(2) If in the case of any claim under section 23 sub section (1) thirdly, ly a person interested, on account of the severing of the land to be acquired from his other land the Local Government is of opinion that the claim is unleasonable or excessive, it may at any time before tle Collector has made his award, order the acquisition of the whole of the land of which the land first sought to be acquired forms a part

## (Part VIII - Miscellancous )

(3) In the case last hereinbefore provided for, no fresh declaration or other preceedings under sections 6 to 10, both inclusive, shall be necessary, but the Collector shall without delay furnish a copy of the order of the Local Government to the person interested and shall thereafter proceed to make his award under section 11

Acquis tion of land at cost of a local auti onty o-Company

- 50 (1) Where the provisions of this Act are put in force for the purpo e of requiring land at the cost of any fund controlled or managed by a local authority or of any Company, the charges of and incidental to such acquisition shall be defraved from or by such fund or Company
- (2) In any proceeding held before a Collector or Court in such cases the local authority or Company concerned may appear and adduce evidence for the purpose of determining the amount of compensation

Provided that no such local authority or Company shall be entitled to

Exemption from stamp duty and fees

of stute

Act.

for anything

done in pur guance of

- demand a reference under section 19 51 No award or agreement made under this Act shall be chargeable with stamp duty, and no person claiming under any such award or agree ment shall be liable to pay any fee for a conv of the same
- 52 No suit or other proceeding shall be commenced or prosecuted Notice a case against any person for anything done in pursuance of this Act without giving to such person a month's previous notice in writing of the intended proceeding and of the cause thereof, nor after tender of suffi cient amends

Code of Civil Proced are to apply to proceed nos before Court Appeals in proceed ngs

- 53 Save in so far as they may be inconsistent with anything con tained in this Act, the provisions of the 1 Code of Civil Procedure shall MV apply to all proceedings before the Court under this Act
- <sup>2</sup>[54 Subject to the provisions of the Code of Civil Procedure, 1908, ver applicable to appeals from original decrees, and notwithstanding anybefore Court thing to the contrary in any enactment for the time being in force. an appeal shall only lie in any proceedings under this Act to the High Court from the award or from any part of the award, of the Court and from any decree of the High Court passed on such appeal as afore said an appeal shall lie to His Majesty in Council subject to the provi sions contained in section 110 of the Code of Civil Procedure 1905 and in Order XLV thereof ]

Power to make rules

55 (1) The Local Government shall 3 \* \* \* have power to male trules consistent with this Act for the guidance of officers in all matters connected with its enforcement, and may from time to time after and add to the rules so made

See now Act 5 of 1908 This section was substituted by a 3 of the Land Acquisition (Amendment) Act 1921 (10 of 1921)

The words 'subject to the control of the Governor General in Council' [which were inserted into the Act by the Decentralization (et 1914 (4 of 1914)] were omitted by a '9 and Sch I of the Devolution Act 1990 (33 of 1920) For rules made under this section see different local Rules and Orders

## (Part VIII -Miscellancous)

## 1894: Act III.] Amendment of Indian Penal Code.

<sup>2</sup>[Provided that where the provisions of this Act are put in force for the acquisition of land-

- (a) for the purposes of any railway, or
- (b) for such other purposes, connected with the administration of a central subject as defined in section 45A of the Government of India Act, as the Governor General in Council may, by notification in the Gazette of India, declare in this behalf.

the power to make, alter and add to rules conferred on the Local Govern ment by this sub-section shall be exercised subject to the control of the Governor General in Council 7

(2) The power to make, alter and add to rules under sub-section (1) shall be subject to the condition of the rules being made, altered or added to after previous publication

(3) All such rules, alterations and additions shall 2\* be published in the official Gazette, and shall thereupon have the force of law.

## ACT No III or 1894 3

[23rd February, 1894]

An Act to amend the Indian Penal Code.

WHEREAS it is expedient to amend '\* \* \* the Indian Penal Code; It is hereby enacted as follows -

1 to 4. [Amendment of the Code of Criminal Procedure, 1882 ] Rev by the Code of Criminal Procedure, 1898 (Act V of 1898)

The proviso was added by 8 2 and Sch I of the Devolution Act 1920 (38 of

1920) The words "The words when sanctioned by the Governor General in Council were comitted by Schedule, Part I, of the Decentralization Act 1914 (4 of 1914) 'Short title 'The Indian Criminal Liw Amendment Act, 1891' See the Indian Short Titles Act 1897 (14 of 1897)

97, ed

50 OΙ

the principal Act 17 of 1000 de to the Burma Laws Act 1898 (13 force in British Baluchistan (B ule

Code) Code)
The Act has been declared in force in the Sonthal Pargamas by a 3 of the Sontial Pargamas Settlement Regulation (3 of 1872), as amended by the Sonthal Pargamas states and Laws Regulation (1899 (3 of 1890)) B & C Code, Vol I The words 'tle Code of Criminal Procedure 1852 and 'in the title and trend to were repealed by the Repeating and Amending Act 1914 (10 of 1914)

Addition to section 177 of Ind an Penal Code 5 To section 177 of the Indian Penal Code the following shall be xi

added namely --"Frplanation -In section 176 and in this section the word offence" includes any act committed at any place out of British India, which, if committed in British India would be nunishable under any of the following sections namely, 302, 301 382, 392 393 394, 395 396 397, 398, 399 402 43, 436, 449, 150, 157, 4,8 4,9 and 460 and the word offender includes any person who is alleged to have been guilty of any such act "

Add ton to section 203 of same Code

6 To section 203 of the said Code the following shall be added nımela —

"Frylanation -In sections 201 and 202 and in this section the word offence includes any act committed at any place out of British India which if committed in British India would be punishable under any of the following sections, namely, 302 304, 382, 392, 393, 394 395 396, 397, 398, 399, 402 435, 436, 449 450, 457, 458, 459 and 460 "

Addition to section 212 of same Code.

Addition of

new sections after section

216 of same Code

rotters or

daco ts

7. In section 212 of the Indian Penal Code immediately before the Execution the following shall be inserted, namely -

" Offence ' in this section includes invinct committed at any place out of British India which if committed in British India, would be numshable under any of the following sections namely, 302, 304, 382, 392, 393, 394, 397, 396, 397, 398, 399, 402, 435, 436, 449, 450, 457, 458, 409 and 400, in levery such act shall, for the purposes of this section, be deemed to be punishable as if the accused person had been guilty of it in

British India

8 After section 216 of the said Code the following shall be inserted. numely -

Penalty for harbouring

"2161 Whoever knowing or having reason to believe that any persons are about to commit or have recently committed robbery or dacoity harbours them or any of them, with the intention of facilitating the commission of such robbers or decorts or of screening them or any of them from punishment shall be punished with rigorous imprisonment for a term which may extend to seven vears and shall also be liable to fine

"Explanation - For the purposes of this section it is immaterial whether the robbery or decorty is intended to be committed, or has been

committed within or without British India "Exception -This provision does not extend to the case in which the

harbour 18 by the husband or wife of the offender

"216B In sections 212, 216 and 216A the word 'harbour' includes Definition of harbour' in the supplying a person with shelter food drink money, clothes, arms, sect ons 919 ammunition or means of conveyance, or the assisting a person in any way "16 and 216A to evade apprehension "

'The heading Indian Penal Code Amending Act, 1914 (10 of 1914) was repealed by the Repealing and

## THE INDIAN TARIFF ACT, 1894.

#### CONTENTS

### Sections

- 1 Title and extent
- 2 Repeal
- 3 Duties specified in schedules to be levied
- 4 [Repealed]
  - 5 Duties on imports and exports by land
  - 6 Amendment of Act XVI, 1863, section 1
  - 7 Duty on salt, opium and spirit when protected by a certificate
- 8 Application of certain provisions as to duties and goods
- SA Additional import duty on bounty-fed articles SB Special import-duty on sugar in certain cases
- 8C [Repealed.]
  - 9 Power to cancel notifications
- 10 When contracts have been entered into, amount of increased or decreased duty to be added or deducted
- 11 Amendment of Act VIII of 1878, section 23

SCHEDULE I —Acts repealed SCHEDULE II —Import Tariff

SCHEDULE III -EXPORT TAPIET

#### ACT No VIII or 1894 2

[10th March, 1894]

An Act to amend the law relating to Customs duties, and for other purposes

WHEREAS it is expedient to amend the law relating to the duties of customs on goods imported and exported by sea and to provide for the

For Statement of Objects and Bersons see Gazette of India 1894, Pt V p 53, for Report of the Select Committee see Gravette of India Extraordinary dated 10th March 1893, p 13 for Proceedings in Council see Gazette of India Pt VI pp 71 and 66, and 66 for Proceedings of the Proceedings of 1872 as amended by Reg 3 of 1890 s 3 B & O Code Vol I and 1872 as amended by Reg 3 of 1872 by 8 amended by Reg 3 of 1890 s 4 B& O Code Vol I and 1872 by 1872 b

levy of duties on goods '[imported into or exported from British India by land]. It is hereby enacted as follows -

1 (1) This Act may be called the Indian Tariff Act, 1894

Title and (2) It extends to the whole of British India except Aden and Parim --

Repeal

Dut es

be levied

extent

- 2 (1) The Acts mentioned in the first Schedule are repealed to the extent specified therein
- (2) But all notifications published, and rules and orders made, under any of those Acts and in force immediately before the commencement of this Act, shall, so far as they are consistent herewith, be deemed to have been respectively published and made under this Act and
- (3) All references made to the Indian Tariff Act, 1875, and the \ Indian Tariff Act, 1882,4 in Acts or Regulations passed before the commencement of this Act, shall be deemed to be made to this Act
- (4) Nothing in this Act shall authorize the levy of duties of customs on any article carried from one customs port in British India to another such port, except salt opium and spirit

53 (1) There shall be levied and collected, in every port to which specified in this Act applies, the duties specified in the second and third Schedules Schedules to

- (2) The Governor General in Council may, by notification in the Cazette of India, fix, for the purpose of levying the said duties, tariff values of any articles enumerated, either specifically or under general beadings, in the said Schedules as chargeable with duty ad valorem, and may alter any tariff values for the time being in force
- (3) Different tariff values may be fixed for different classes or descrip tions of the same article

of (4) If the Governor General in Council is satisfied, after such inquiry as he thinks necessary that articles of British manufacture charge able with duty under Part VII of the second Schedule are being imported into British India at such a price as is likely to render ineffective the protection intended to be afforded by such duty to similar articles manu factured in India, he may, by notification in the Gazette of India, increase such duty to such extent as he thinks necessary

These words were substituted for the words ' crossing the frontier of certain I oreign Eur Chiefs by The wo rerealed by territories of certain Native 1924 (9 of 1924) ), and sub-section (3) were Amend ng Act 1914 (10 of

<sup>29140.</sup> t 16 of 1875 was repealed by the Indian Tariff Act 1882 (11 of 1882)

Act 11 of 1882 is repealed by s 2 (1) and Sch I of the Act

This section was substituted by s 3 of the Indian Tariff (Amendment) Act, 1916 (1 of 1916)
Sub sections (4) (5) and (6) were substituted by s 2 of the Steel Industry (Protection) Act 1927 (3 of 1927) for the original sub-section (4) (which was inserted by Act 14 of 1924)

(5) If the Governor General in Council is satisfied, after such inquiry as he thinks necessary, that articles not of British manufacture chargeable under Part VII of the second Schedule with a higher duty than similar articles of British manufacture are being imported into British India from any place outside India at such a price as is likely to render ineffective or excessive the protection intended to be afforded by such duty to similar articles manufactured in India, he may, by notification in the Gazette of India, increase or reduce such duty to such extent as he thinks nece sary either generally or in respect of such articles when imported from or manufactured in any country or countries specified in the notifi

Provided that the duty leviable on any such article shall in no case be less than the duty leviable on a like article of British manufacture

(6) The Governor General in Council may, by notification in the Gazette of India, prescribe the conditions subject to which articles shall be deemed to be of British manufacture for the purposes of this section and of the second Schedule 7

4 [Export of pepper from Cochin ] Rep by the Indian Finance Act 1921 (VI of 1921)

1 5 Where a duty of customs at any rate prescribed by or under this Dates on Act or any other law for the time being in force is leviable on any article imports and exports by when imported into, or on any article when exported from a port in land British India the Governor General in Council may by notification in the Greette of India direct that a duty of customs at the like rate shall be leviable on any such article when imported or exported as the case may be, by land from or to any territory outside British India, which he may, by a like notification, declare to be foreign territory for the pur

poses of this section ] 26 In Act No XVI of 1863 section 1 for the words "calculated at Amendment

1863 section 7 (1) Salt opium and spirit imported from any port in British India Duty on salt. and protected by the certificate of an officer empowered in that I chalf by of ium at I the Governor General in Council or the Local Government are charge protected by

ten" the words " not exceeding five ' shall be substituted

a certif ate

of Act XVI

in the province of Bengal as constituted in 1909 by the Bengal Excise Act in the province of Bengal as Constitutes in the Control of the Control of 1900 (then Act 5 of 1900) see Ben Code on the United Provinces by the United Provinces Excise Act 1910 (U. P. Act 4 of 1910) see U. P. Code.

4 of 1910) see U. P. Code.

5 of 1910 act 1910 (E. B. & Act 1

entral Provinces Exc se Act 1915 (C P

t 1896 (Mal tot 1 of 1896) as amended

This section was substituted by a 3 of the Indian Tariff (Amendment) Act, 1924 (9 of 13°4) S 6 is repealed-

by Mairas Act 1 of 1914 see M Case in the Pinjib by the Pinjib Everse Act 1914 (Punj Act 1 of 1914) see P nnl N W F Code in Burma by the Burma Everse Act 1917 (Bur Act 5 of 1917) see Bur Code

<sup>\*</sup>The Fxcise (Spirits) Act 1863

able with only the amount, if any, by which the duty leviable thereon under the '[second Schedule] exceeds the duty shown by such certificate to have been already paid in respect thereof

- (2) The amount, if any paid to the Government as the price of such salt or only in such that within the meaning of this section
- (3) Nothing in this section applies to spirit which is exported under before excise duly from one customs port to another customs port under the provisions of Chapter XIV of the Sea Customs Act, 1878

Application of certain provisions as to duties and goods

\*8 So far as regards the Presidency of Fort Saint George, the un repealed provisions of Act No VI of 1844,\* and, so far as regards the Presidency of Boml ay the unrepealed provisions of Act No XXIX of 1857,\* relating to the levy of duties and to dutrible goods, shall, mutatis mutandus, apply to duties levied and goods liable to duty under or by virtue of section 5 \* \*\*

Additional import-duty on bounty fed articles

- \*[8A. (1) Where any country, dependency or colony pays or bestows, directly of indirectly, any bounty or grant upon I the production therein or] the exportation therefrom of any article and the article is chargeable with duty under the provisions of this Act then, upon the importation of any such article into British India, whether the same is imported directly from the country of production or otherwise, and whether it is imported in the same condition as when exported from the country of production or has been changed in condition by manufacture or otherwise, the Governor General in Council may by notification in the Graette of India, impose an additional duty equal to the net amount of such bounty or grant, however the same be paid or bestowed
  - (2) The net amount of any such bounty or grant as aforesand shall be from time to time, ascertuned, determined and declared by the Governor General in Council and the Governor General in Council may, by notification in the Gazette of India, male rules for the identification of such articles and for the assessment and collection of any additional duty imposed upon the importation thereof under sub-section (1)

These words were substituted for the words 'third Schedule by s 2 and the Schedule of the Amending  $\Delta ct$  1916 (13 of 1916)

This section has been virtually modified by a 10 of the Land Customs Act, 1924 (19 of 1924)

<sup>&</sup>quot; Mad Code "

<sup>\*</sup> For Act 29 of 1857 see Bom Code

<sup>&</sup>lt;sup>4</sup> The words figure and brackets sub-section (1) clause (b)" were omitted by s 4 of the Indian Tariff (Amendment) Act 1974 (9 of 1924)

<sup>4</sup>S 8A was added by the Indian Tariff (Amendment) Act 1899 (14 of 1899)

These words were inserted by s 2 of the Indian Tariff (Amendment) Act 1903 (12 of 1903)

1[8B. (1) Where the rate of duty or other taxation imposed in any special country, dependency or colony upon sugar not produced therein exceeds import-daty the rate of duty or other taxation imposed upon sugar produced therein certain caes by more than the equivalent of six france per one hundred kilogrammes in the case of refined sugar or five france and fifty centimes per one hundred kilogrammes in the case of other sugar, then, upon the importation of any sugar from such country, dependency or colony into British India. whether the same is imported directly from the country of production or otherwise, and whether it is imported in the same condition as when exported from the country of production or has been changed in condition by manufacture or otherwise, the Governor General in Council may. by notification in the Gazette of India, impose, in addition to any other duty or taxation imposed under this Act or any other law for the time being in force a special duty not exceeding one moiety of such excess

- (2) The Governor General in Council may, from time to time, by general or special order, declare, for the purposes of sub section (1) .-
  - (a) what articles or substances containing any saccharine matter shall be deemed to be "sugar" and what kinds of sugar shall be deemed to be "refined sugar" or "other sugar". respectively, and
  - (b) what sums in the currency of British India shall be deemed to be the equivalent of "francs" and "centimes", respectively
- (3) The amount of the excess referred to in sub-section (1) shall be from time to time ascertained, determined and declared by the Governor General in Council, and the Governor General in Council may, by notification in the Gazette of India make rules for the identification of sugar and for the assessment and collection of any special duty imposed upon the importation thereof under sub section (1)
- 8C [Continuation of duties chargeable under section 8A or 8B on 31st August, 1903 \-This section was inserted by section 3 of Act 12 of 1903, which was repealed by Act 10 of 1914
- 9 All notifications published under this Act may be cancelled by the Poner to authority jublishing the same notificat one
- 10 In the event of any duty of customs or excise on any article being When contracts imnosed, increased decreased or remitted after the making of any con hard teen tract for the sale of such article without stipulation as to the payment of entered into duty where duty was not chargeable at the time of the making of the ron-increased or

<sup>&#</sup>x27;S 8B was added by the Indian Tariff (Amendment) Act 1902 (8 of 1902) s 2 added or It was to remain in force until the 31st August 1903 but was subsequently revired deducted by the Tariff Act 1904 (11 of 1904) s 1 and continued in force from 1st April, 1904

tract, or for the sale of such article duty-paid, where duty was chargeable at that time,—

- (a) If such imposition or increase so takes effect that the duty or increased duty, as the case may be, '[or any part thereof,] is paid, the seller may add so much to the contract price as will be '[equivalent to the amount paid in respect of such duty] or increase of duty, and he shall be entitled to be paid and to sue for and recover such addition, and.
- (b) If such decrease or remission so takes effect that the decreased duty only or no duty, as the case may be, is paid, the purchaser may deduct so much from the contract-price as will be equivalent to the decrease of duty, or remitted duty, and he shall not be liable to pay, or be sued, for, or in respect of, such deduction

Amendment of Act VIII of 1878 section 23 11. In the second paragraph of section 23 of the Sea Customs Act, VIII 1878, the words "with the previous sanction of the Governor General in Council" shall be inserted after the word "may"

### SCHEDULE I -(ACTS REPEALED)

Number and year	Extent of repeal	
	Acts of the Governor General in Coun	icil
λI of 1882	Indian Tariff Act 1889	So much as has not been repealed
II of 1887	An Act to amend the Sea Customs Act 1878 the Exces Act 1881, and the lnd an Tanff Act 1882	Section 8
11 of 1888	An Act to provide for the levy of a cus toms duty on Petrol um	Section 1
VIII of 1889	An Act to amend the S a Customs Act, 1878 and the Indian Tariff Act 1882	Sections 3 4 and 5
<b>\II</b> o* 1890	An Act to amend the Indian Tariff Act 1882	The whole
1 of 1892	An Act to amend the Indian Tariff Act, 1882	Ditto
1X of 1893	An Act to amend the Indian Tariff Act, 1882, as amended by subsequent Acts	Ditto

These words were inserted by s 2 of the Indian Tariff (Amendment) Act, 1919 (19 of 1919)

These words were substituted for the words "equivalent to the duty" by s 2,

## SCHEDULE II -IMPORT TARIFF

## PART T

## Articles which are free of duty

١٥.	Names of Articles
	I -Food, Drink and Tolarco-
1 .	Hors
'[1 A.	Grays and Prize all sorts including broken grains and pulse but excl. ding flour (s. 4Nos. 1B and 68))
41B	Stee flur
	• • • •
	(For the general duty on salt see No 35)
	II -Paw ma er als and produce and art cles mainly unman factured-
	hides and skins, paw
3	Hides and Skiys, raw or salte l.
	METALLIC OPES
4	METALLIC OBES all sorts * [ except ochres and other pigment ores ]
	PRECIOUS STONES AND PEAPLS
5	Prectous Stoves unset and imported uncut and Pearls unset
	SELDS
۲	One-SEEDS imported into British India by sea from the territories of any Prince of Chief in India
	TALLOW, STEARINF AND WAX,
GA	Tattow ]
	TEXTILE MATERIALS
7	COTTON raw
8	Moor tom and moor toba
$\overline{}$	ance
927	24 of

The sem was inserted by \$2 10?
 The se words were added by \$3 (1) and 1st Schedule of the 1nd an 7 mance. Art. 19.3
 This item was inserted by \$2 0f Act 21 of 192?

## SCHEDULE II .- IMPORT TARIFI -contd.

#### PART I-contd.

## Articles which are free of duty-contd.

No	Names of Articles
Irn t	MISCELLANEOUS  es and the following chemical manures:  of sods, murate of potash, sulphate o  salts, "fearbo mue, urs.], instact of hume
	and mineral superphosphates.
10 4104 410B	PULE OF WOOD, BLGS and other paper making materials  RUBBER STANTS, rubber seeds and raw rubber ] *  STICK OF SPED LAC ]
	III -Articles wholly or ma nly manufactured-
	APPAREL.
11	UNIFORMS and ACCOUTREMENTS appertaining thereto, imported by a public servant for his personal use
	ARMS, AMMUNITION AND MILITARY STORES
13	or 8th sub head] of No 42 under ¶that Item] and are
	of his equipment
	(f) Morris tubes and patent ammunition imported by officers commanding Buths and Indian regiments or volunteer corps for the instruction of their men

This item was substituted by s 4 and Sch II of the Indian Finance Act, 1927 (5 of

and Sch . 15td.

<sup>1927),</sup> for the original item inser ed by Act 14 of 1925
This item was added by a 2 and Sch of the Indian Tarriff (Amendment) Act, 1926 (17 of 1926)

These words and figures were substituted for the words and figures '5th, 6th, 8th, 9th or 10th item' by s 2 and Sch , ibid These words were substituted for the words and figures "the 1st or 3rd item" by s 2

#### SCHEDULE II .- IMPORT TARILE -contd.

#### PART I-contd.

Articles which are free of duty-contd.

No.	\ames of Articles						
	CHEMICALS, DRUGS AND MEDICINES						
13	Anti flagi e sepçh						
3[131	Befiching pastr and deficient powder.]						
<sup>2</sup> [14	Cinchona Barkan I the alkalouds extracted therefrom in lin ling Quining ]						
<sup>1</sup> [141	Magnesum Chloride }						
7(14B)	Struck.) [DYES AND COLOURS.						
14C	Dies denived from cost (ar and coal tar derivatives used in any dyeing process )						
	HARDWARE, IMPLEMENTS AND INSTRUMENTS.						
25	Ti "						
	cannot ordinarily be used for purposes unconnected with agriculture						
16	les en es						
17	INSTRUMENTS, APPARATES and APPLIANCES, imported by a passenger as part of his personal baggage and in actual use by him in the exercise of his profession or calling.						
18	WATER LIFTS, STOAR MILLS, OIL PRESSES, and parts thereof, when constructed so that they can be worked by manual or animal power						

operative parts ;

18A

IMACHINERY.

Macritary, namely, such of the following articles as an not otherwise specified —
(1) prime movers, boilers, locomotive engines and tenders for the same, portable engines (including power driven road rollers, fire engines and tractors), and other machines in which the prime mover is not separable from the

<sup>1</sup> These items were inserted by s 2 and Sch of Act 21 of 1927.

Item 14 was substituted by s 3 (t) and let Schedule of the Indian Pinance Act, 1923

This item was inserted by s 2 and Sch of the Indian Tanfi (Amendment) Act, 1923 (14

<sup>\*</sup>No "14A" was re numbered No "14B" by a 2 and Sch of Act 24 of 1927. id Sch. of the Indian Tariff

## SCHEDULE II -IMPORT TARIFF-contd.

## PART I-contd

# Articles which are free of duty-contd

No	Names of Articles
	(2) mad mey and acts of mad mes to be worked by electric ateam water fit
	for its operation and lave been given for it at purpose some special shap or quality which would not be essential for their use for any other purpose (4) control gray self acting or of lerwise and transmission pear designed for use with any machinery above specified including belling of all material (5) lare land dinner performly to copy were and call to and offer electrical wire and called menulated or not and poles troop! « conduits and insulated designed as parts of a transmission system, and the fittings thereof.  **Note - The term 'undustrial system' used in sub-clause (3) means an installation designed to be employed directly in the perform ance of any process of series of processes recessary for the manufacture, production or extraction of any commodity.
18B	The following Trainer Macuinary: Any Arranares by whatever power operated namely health sould cords and health antiting needles reeds and shifting wait and weft prepare on medimers and loops believe and pure sloblers. Jacquard machines Jacquard harness linen cards, Jacquard cards, junching plates for Jacquard cards, junching plates for Jacquard cards, junching plates for marketings, and plates for marketing and plates for marketing machines.
	erre and keerer
18C	PRINTING AND LITHIGRAPHIC MATERIAL namely presses aluminium lithographic hooks
	paper
18D	COMPONENT PARTS OF MACHINERY as defined in Nos 18A 18B and 18C, namely, such parts only as are essent all for the working of the much ne or apparatus and have been given for that purpose some special at ape or quality which would not be essential for their use for any other purpose
	Provided that articles which do not satisfy this condition shall also be deemed to be component parts of the machine to which they belong if they are essential to its operation and are imported with it is such quantities as may appear to the Collector of Customs to be reasonable ]

## SCHUDULE II .- IMPORT TARIFF-contd.

#### PART I-concld.

## Articles which are free of duty-concld.

70	Names of Articles
19 20 120 (	WETALS  CUTHERT NICKEL, BUONER, and COPPER COIN Of the Government of India  GOLD and SHLYER BYLLION and coin.  Zixc, unwrought, including cakes, injust, tiles (other than boiler tiles), hard or soft able and plutes, dust, dross and sheep, and broken zize ]
21 <b>4</b> 21A	PAPER TRADE CATALOGUES AND ADVERTISING CIRCULARS imported by packet, book, or purce 1 post. Postago Stamps, whether used or unused ]
22	YARNS AND TEXTILE FABRICS SECOND HAND OF USED GUYNY BIG *{ or cloth } made of jute.
.23 ·	MISCELLANEOUS.
21	Books, printed, including covers for printed books, maps, charts, and plants, proofs, music and manuscripts
*,24A 24B	Rojes, cotton. Starch and Iacina ] IV.— Wissellanrous and unclassified—
25	ANIMALS, living, all sorts  SPECIMENS IN INTERACTION OF ACCUMENTATIONS COURSE.

#### PART-II.

## 'Articles which are liable to 's[non-protective] duty at special rates.

No.	Names of Articles	Unit or method of assessment	Rate of duty.
	I.—Food, Drin' and Tobacco— FISH.		Rs. A.
27	Fish, Balted, wet of day	Indian maund of 823 lbs avoirdupois weight	Such rate or rates of duty not exceeding one rupee as the Governor General in Council may, by notification in the Gazette of India, from time to time prescribe.

<sup>1</sup> Item 201 was inserted by s 2 (2) and Sch of the Steel Industry (Protection) Act, 1927 (1 of 1927)

3 Item 21A was inserted by s, 2 and Sch of the Indian Tanii (Amendment) Act, 1925 (14 of 1925)

## SCHEDULE II -IMPORT TARIFF-contd.

## PART II-contd.

Articles which are liable to '[non-protective] duty at special rates-contd-

No	Names of Articles	Unit or method of assessment	Rate of duty
	LIQUORS		Rs A
28	ALE, Beer, Porter, Cider and other fermented Liquors	Imperial gallon or 6 quart bottles	Eignt annas
20	<sup>2</sup> [ Devatured spirit] .	Ad valorem	71 per cent
30	Perfumed Spipits	Impenal gallon or 6 quart bottles	36 ) [for 15 per cent. ad talorem, whichever is higher]
31	Liqueues, Cordials, Mixtures and other preparations containing spirit—		mgacr y
	(a) Entered in such a manner as to indicate that the strength is not to be tested	Ditto .	30 0 *[or 15 per cent ad ralorem, whichever is higher]
	(b) If tested .	Imperial gallon or 6 quart bottles of the strength of London proof	21 14 and the duty to be increased or reduced in proportion as the strength of the spirit exceeds or is less than London proof ¶or 16 per cent ad valoren, whichever is higher]
32	All other sorts of Spirit	Ditto .	Ditto
33	Wines-	i	
	Champagne and all other sparking wines not containing more than 42 per cent of proof spirit	Imperial gallon or 6 quart bottles	9 0
	All other sorts of wines not contain ing more than 42 per cent of proof spirit	Ditto .	4 8
	Provided that all sparkling and still wines containing more than 42 per cent of proof spirit shall be liable to duty at the rate applicable to "All other sorts of Spirit."		

### SCHEDULE II - Intol'T Tulli - contd

PART II-contd

Articles which are liable to "Inon-protective] duty at special rates-contd

10	Names of Articles	Unit or method of assessment	Pate of duty
	SUGAP		R« a
731	STCAT, excluding confectioners (see		
	(1) Sugar, crystallised or soft 23 Dutch Standard and above	e#t	4 8
	(2) Sugar, crystallised or soft inferior to 23 Dutch Stand and lut not inferior to 8 Dutch Standard.	ent	4 0
	(3) Sugar, below 8 Dutch Stand ard, molvees and sigar candy	Ad valorem	23 per cent ]
	*[SACCHARINE]		i
7[34A	Saccmarive (except in tablets)	Pound	•[8] 0]
¶34B	SACCRABINE TABLETS	Ad volorem	*[13 per cent or Rs. 5 per pound of Sacchanne contents, whichever is higher]
	OTHER FOOD AND DPINK.	ļ	}
23	Salt, excluding salt exempted under No 2	Indian maund of \$2; Ibs avoirdupois weight	The rate at which excise duty is for the time being leviable on salt manufactured in the place where the import tales place i
	TOBACCO	i	
*[3¢	Toracco, unmanufactured	Pound	1 8]
3	CIGARS ** * *	Advalorem	75 per cent
	m	10131 141 0	17 1- 7 11

<sup>( . . .</sup> Items 34A, 34B and the heading thereto were inserted by \$ 3(I) and Sch. I of the Indian Tinance Art 1923

<sup>\*</sup>Substituted by s 2 of the Indian Tariff (Amendment) Act, 1926 (17 of 1926)

\*This item was substituted by s 4 and Sch II of the Indian Imance Act, 1927 (5 of 1927)

\*The words \* and Organettes \* Were omitted by s 2 and Sch of Act 14 of 1925

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## SCHEDULE II .- IMPORT TARIFF-contd.

#### PART II-contd.

Articles which are liable to '[non-protective] duty at special rates-contd.

No	Names of Articles.	Unit or method of assessment	Rate of duty.		
*[37-A	TOBACCO—contd Cigarettes of value—		Rs A		
	(a) not exceeding Rs. 10 8 per thousand.	Thousand	7 0		
	(b) exceeding Rs 10 8 per thousand.	Thousand	10 8]		

I Norm — For the purpose of this item, "value" means real value as defined in section 39 of the Sea Oustons Act, 1878, provided that the amount to be deducted on account of duties payable on importation to determine the real value in accordance with the provisions of clause (a) of the said section shall be R 7 per thousand 10.

38	All other sorts of Tobacco manu factured	Pound	Rs. A. 2 4
	II —Raw Maleyials and produce and articles mainly unmanufac tured—		
	COAL, COKE AND PATENT		
39	Coal, Coke and patent fuel .	Ton	0 8
	*[METALS]	i	
*[30A	Tin, block	Ton	250 0]
	OILS.		
40	KEROSENE, **** also any mineral oil other than Lerosene and motor spirit which has its fiash- ing point below one bundred degrees of Fahrenheit's thermo- meter by Abel a close test	Imperial gallon .	Two annas and six pics.
		•	
<sup>2</sup> [40A	MOTOR SPIRIT	Imperial gallon .	Four annas ]

These words were inserted by s 2 (2) and Schedule of the Steel Industry (Protection) Act, 1927 (3 of 1927).
 Inserted by s 2 and Sch of the Indian Tariff (Amendment) Act, 1925 (14 of 1925)

Item 39A and the heading thereto were inserted by s 2(2) and Sch of the Steel Industry

o Item 40 were omitted by s. 3 and Sch.

#### SCHI DULL II -- IM ORT TARIFI -- contd

#### PART II-contd.

## Articles which are liable to '[non-protective] duty at special rates-contd

۱۵	\a-	nes ct \r	tı l s			torm of		i	f	at	e of duty
[	0	IL5-cm	113		[				R		
ua )	MINERAL O: (1) which his or above of Fahre and is or latching	two hur the hur onheit a	thermot used for	Rrees neter, r the	Ton				1	0	0
ļ	(2) which he or above t Fahrenhe is such as for any o lubricatio	wolund it s them is not on ther pur	red degr nometer dinarily	and and	Impen	al gal	lon	٠	One a	nns	and four pies
İ	(3) which he or above degr es of meter, an narily use some as purposes	one hund Fahreni disauch dexcept	ired and hest a th as 14 not as fuel	fifty rmo ordi or for	Ad ral	orem	•	•	7å por	cen	at]
	III —Artici manufacti	les whol ured—	lj or s	gaing)							
	APMS, A	MMUNI ITARY :	TION STORES	AND	ļ						
42	Subject to t in No 12	he exemp	tions sp	enfied							_
	and oth	guns, gas guns, gas i gas an l erwise ap and 14	s and an air pistol ceified (c	rifles not	Each	•	•	•	Rs 15 talor highe	em,	30 per cent ad , whichever is
	(2) Barre	ls for the gle or do	same, w	hether	"	•	•		15		:30 per cent al valorem which- ever is higher
			:	:	ĺ						

These wor is were inserted by a 2 (2) and Schedule of the Steel Industry (Protection) Act 1927 (3 of 1927)

\*Item 41 was substituted by s 2 and Sch of the Indian Tariff (Amenlment) Act, 1926

<sup>(17</sup> of 1926)

\*Rob heal (1) was substituted by s 2 and Sch., ibid

On; inal sub heads (3) and (4) were contited by s 2 and Sch., ibid

## SCHEDULE II -IMPORT TARIFF-contd.

#### PART II-contd.

Articles which are liable to '[non-protective] duty at special rates-contd.

٦٥	Names of Articles	Unit or method of assessment.	Rate of duty
ન્યુક2Λ	NRMS, ASMULTION AND MILITARY STORL—coult  [(3)) Main springs and irrigame springs for firetime, including, **Igars, unas, gas riches and perception of the cartridge they will carry [(6)] Recolorer clinders for each cartridge they will carry [(6)] Actions (including skeleton and waster) breech bolts and their levels cocking pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for muzical pieces and locks for each pieces and locks and	Ad valorem	Rs A. 5 3 or 30 per cent. a I redorem, which ever is higher 30 per cent 30 per cent 20 per cent.]
43	MEDICINES  Opium and its all aloids and their derivatives	Suer of 80 tolas .	#124 0 or 15 per cent. ad talorem, whichever is higher ]

<sup>&</sup>lt;sup>1</sup> These words were inserted by \$2 (2) and Schedulo of the Steel Industry (Protection) Act, 1927 (3 of 1927)
<sup>2</sup> Organs sub heads (3) to (10) were renumbered as (3) to (8) by \$2 and Sch of Act 17 of

<sup>\*</sup>These words were substituted for the words "gas guns and rifles" by s 2 and Sch,

## SCHEDULE II -IMPORT TARIFF-contd.

#### PART II-coneld

Articles which are highle to '[non-protective] duty at special rates—concld

No	Names of Articles	Unit or method of a sessment	Rate of duty
	A CENS AND THAT ILLE FABRICS		
*(433	Artificial silk tem and threa l	Healure : .	71 p reint ]
41	COTTON TWIST and larv, and COTTON SEWING OF DARNING THREAD	11 relorem	5 per cent 2 [or 1] annas per pound whichever is higher]
45	Cutton ricce-coops	.ld valorem	11 per cent;
<b>4454</b>	Silk mixtures, that is to say— (a) fabrics composed in part of some other textile than silk and in which any portion		
			20 per cent ]
	(c) articles made from such fabrics and not otherwise specified (see No. 100 %)	]	
	MINCELLANFOUS		
46	Marches— (1) In boxes containing on the average not more than 100 matches (2) In boxes containing on the average more than 100	Por every 25 matches or fraction thereof	Rs A 1 8
¶46A	Undipped SPLINTS such as are ordinarily used for match	in each box, per gross of boxes Pound	Pour annas and six pies ]
4461	making	Pound	Six nunas ]
<b>4</b> [460	PORTLAND CEMENT	Ton	Rs 9]
4[46I	PRINTER SINK	Ad valorem	5 per cent ]
<u> </u>	These words were inserted by s 2 (3	and Schedule of the S	teel Industry (Protection)

<sup>&</sup>lt;sup>1</sup> These words were inserted by s 2 (2) and Schedule of the Steel Industry (Protection Act, 1927 (3 of 1927)

(To have effect up to

idment) Act, 1925 (14 of

<sup>\*</sup>These items were inserted by s 3 and 1st Schedule of the Indian Finance Act, 1924.

\*These items were inserted by s 2 and Sch of the Indian Tariff (Amendment) Act, 1920
17 of 1920).

## [1894: Act VIII.

## SCHEDULE II .- IMPORT TARIFF-contd.

### PART III.

Articles which are liable to duty at 21 per cent. ad valorem.

٧o	Names of Articles	
	I -Food, Drink and Tobacco-	
1*	10 0 1 0 0	
	PROVISIONS AND OILMAN'S STORES	
48	VINEGAR IN casks	
	II -Raw materials and produce and articles mainly unmanufactured-	
	WOOD AND TIMBER.	
49	I'mewood	
	III —Articles wholly or mainly manufactured—	
	CHEMICALS, DRUGS AND MEDICINES	
50	COPPERAS, green.	
ze.		
1+	* * * * * * * *	
	MISCELLAVEOUS	
53	AMEROFLANDS, aeroplane parts, aeroplane engines, * * aeroplane engine parts * [and rubber tyres and tubes used exclusively for aeroplanes]	
*[54	The following printing material namely, type, leads brass rules, wooden and metal queins, shooting sticks and gallevs and metal furniture ]	
55	RACES for the withering of tea leaf	
**		
57	FODDES, BRAN AND POLLARDS	
1 Ite	1 Item No 47 and the heading thereto were omitted by s. 3 and Ech 1 of the Indian	

Finance Act, 1225 (13 of 1225) interest were ownered by a value for 1 of the Indian \*1 tens 51 51A and 51B and the heading thereto were omitted by a 2 and Sch of Act 24 of 1927 \*1 tens 2 and the heading thereto were omitted by a 3 (1) and 1st Schedule of the Indian

Finance Act, 1923

## SCHEDULE II .- IMPORT TARIFF-contd.

#### PART IV.

Articles which are liable to duty at 10 per cent. ad valorem.

No.	Names of Articles
	11 - Paic materials and produce and articles mainly unmanufactured-
	METALLIC ORES AND SCRAP IPON OR STEEL FOR RE MANUFACTURE
55	Inor on sterl, old
	III - Articles wholly or mainly manufactured-
	HARDWARE, IMPLEMENTS AND INSTRUMENTS.
59	TELEGRAPHIC INSTRUMENTS AND APPARATUS, and parts thereof imported by, or unde the orders of, a Pailway Company
	*[METALS—IRON AND STEEL ]
,100	Inox alloys
	Inox angle, channel and toe not otherwise specified (see No 143)
	Inov bar and rod not otherwise specified (see No. 144)
	Inov pig
	Iron me bowls
61	IRON OR STEEL anchors and cables
	IEON OR STEEL bolts and nuts, including book bolts and nuts for roofing
	IRON OR STEEL hoops and strips
	Heot on Street nails, rivets and washers all sorts, not otherwise specified (see No 145)
	IRON OR ETER, pipes and tubes, also fittings therefor, that is to say, bends, book chows, tees sockets, fingres plugs valves cooks and the like, excluding pipes tubes and fittings therefor otherwise specified (see No 140)
	Inov on Stell railway track material not otherwise specified (see Nos 63 and 150 including bearing plates, cast iron sleepers and fastenings therefor, and level boxes
~	Inov on Street tramway track material, not otherwise specified (see No. 150), including rails, fish plates, tiobars switches, crossings and the like materials of shipps and sizes specially adapted for tramway tracks.
	IRON OR STEEL sheets (including cuttings, dises and circles) under # inch thick whether fabricated or not, if coated with metals other than tim or zinc
	HEOV OR STEEL plates and sheets (including cuttings, discs and circles) not under time, not otherwise specified (see Nos. 146, 147, 153 and 154), whether fabricated or not
	IRON OR STEEL barbed or stranded fencing wire and wire rope,

<sup>1</sup> Items 60, 61 and 62 and the leading thereto were substituted by a 2 (2) and Sch. of the Steel Industry (Protection) Act, 1927 (3 of 1927)

[1894: Act VIII.

# SCHEDULE II -IMPORT TARRE-contd

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## PART IV-contd

Articles which are liable to duty at 10 per cent ad ralorem—contd			
No	Names of Articles		
	METALS—IRON AND STEEL-conil		
	IRON OR STEEL (other than bar or rod) specially designed for the re inforcement of concrete.  IRON OR STEEL expanded metal		
62	STEEL, angle and tee if galvanized, tinned or lead coated		
	STEEL (other than bars) alloys, crucible, shear, blister and tub		
	STEEL (other than bars) made for springs and cutting tools by any process		
	STEEL, ingots, blooms, and billets, and slabs of a thickness of 13 inches or more		
	STEEL, bar and rod, the following hinds— (a) shapes specially designed for the re-inforcement of concrete, if the smallest- (a) dimension is under \( \) inch.		
	(b) all shapes and sizes, if— (i) of alloy, cruchle, shear, blister or tub steel or		
	(n) galvanized or coated with other metals, or		
1	(m) planished or polished including bright steel shafting,		
	<ul> <li>(c) other qualities, if of any of the following shapes and sizes—</li> <li>(i) rounds under \( \frac{1}{2} \) inch diameter,</li> </ul>		
ĺ	(n) squares under 1 inch side		
- 1	(m) flats, if under 1 meh wide and not over 1 meh thick.		
Į	(iv) flats not under 8 inches wide and not over \frac{1}{2} inch thick,		
	<ul><li>(v) ovals, if the dimension of the major axis is not less than twice that of the minor axis,</li></ul>		
- {	(vi) all other shapes any size ]		
Ì	'[ RAILWAY PLANT AND POLLING-STOCK.]		
³[ 63	Ritteria sistem to the normanistan and till not I mm and a so ather		
	•		
	75 3 3 et e		

## SCHEDULE II -IMPORT TARIFI -contd

#### PART IV-concld

Articles which are hable to duty at 10 per cent. ad valorem-concld

Mo.	Names of Articles
	PAILWAY PLANT AND ROLLING-STOCKcontd
	<sup>1</sup> [Provided also that articles of machinery as defined in No. 184, or No. 18D shall not be deemed to be included hereunder]]
7634	COMPONENT PLETS OF RAILWAY VISTELIALS, as defined in No. 63, namely, such parts only as are esemblal for the working of railway and have been given for that purpose some special shape or quality which would not be essential for their use for any other jurpose.
	Production of the second secon
64	Shirs and other reseas for inland and harbour navigation, including steamers, launches, leads and barges imported entire or in sections
	Provided that articles of machinery as defined in No [19A] or No [18D] shall, when separately imported, not be deemed to be included hereunder]

PAIT V.

Articles which are liable to duty at 15 per cent ad valorem.

No	Names of Articles
	I — f cod, Drink and Tobarco—
<b>G</b> 5	Figu, excluding salted fish (see No 27)
66	FISHMAWS, including singally and sozille, and sharkfins
	FRUITS AND VEGETABLES
67	I RUITS AND \ EGETABLES, all sorts, firsh, dried, salted or preserved.
€8	GP AIN, PULSE AND ILOUR LLOUR *[except sago flour]
	PROVISIONS AND OILMAN'S STORES
69	Provisions and Oilman's Stores and Groceries, all sorts, excluding vinegar in casks (see No. 48)

## SCHEDULE II -IMPORT TARIFF-contd.

## PART V-contd

Articles which are liable to duty at 15 per cent ad valorem-contd.

No.	Names of Articles	
	SPICES	
70	SPICES, all sorts	
	TEA.	
71	TEA	
72	OTHER FOOD AND DRINK Coffie	
73	All other sorts of Food and Drink not otherwise specified	
	II —Raw materials and produce and articles mainly unmanufactured—	
	GUMS, RESINS, AND LAC	
74	Gums, Resins and Lac, all sorts, I not otherwise specified (see No. 10B)]	
	ons	
75	All sorts of animal, escential, mineral, and vegetable non essential oils not otherwise specified (see Nos 40, 440A] and 41)	
	SEEDS	
76	SEEDS, all sorts, % not otherwise specified]	
	TALLOW, STEARINE AND WAY	
4[77	All sorts of stearine wax, grease and animal fat not otherwise specified ]	
	TEXTILE MATERIALS	
73	TEXTILE MATERIALS, the following — Sik waste, and raw alk including cocoons, raw flax, hemp, jute and fall other ummanufactured textile materials not other may aposted	
	WOOD AND TIMBER	
79	WOOD AND TIMBER, all sorts, not otherwise specified, including all sorts of ormamontal wood.	
1 T	hese words were added by s 2 and Sch of the Indian Tariff (Amendment) Act, 1926 (17	
of 1926	The e figures and letter were inserted by a 3 and Sch I of the Indian Finance Act, 1925	
(13 of 1	925) hese words were substituted by s 4 and Sch II of the Indian Finance Act, 1927 (5 of	
1927)	`	

1927) \*This item was substituted by s 2 and Sch of Act 24 of 1927

# SCHEDULE II -IMPORT TARIFF-contd PART V-contd

Articles which are liable to duty at 15 per cent ad valorem-contd

10	Names of Articles
Ī	MISCFI LANEOUS
٤0	Caves and mattans.
61	Cowners and service
62	Ivory, unmanufactured,
83	I'nectors Stones, unset and imported out (see No 5)
84	All other raw materials and produce and articles mainly ununautactured not other- wise specified.
	III -Articles wholly or mainly manufactured-
	APPAREL
85	Apaper and descends a state to a distance of the state of
	ARMS, AMMUNITION AND MILITARY STORES
£G	Executives, namely, tlasting gunpowder, blasting gelatine, blasting dynamite, blasting roburie, blasting tonite, and all other sorts including detonators and blasting fuze
₹[86A	ORNAMETTAL ARMS of an obsolcte pattern possessing only an antiquarian value, massing and the attend and fancy dress swords provided they are virtually useless for offensive or defensive purposes, and dals intended evolusively for domestic, agricultural and industrial purposes ]
	(CONVEXANCES)
4[87	*(CONVEYANCES not specified in No 142, namely] traincars motor omnibuses motor for perambul representation of the control of t
	also adapted for use as parts or accessories of motor cars motor cycles or motor accorders (see No "[42A])

<sup>\*</sup>Item 87 and the heading thereto were substituted by s 3 (1) and 1st Schedule of the Indian Finance Act 1923

# SCHEDULE II .- IMPORT TARIFI -contd.

PAPT V-contd

Articles which are hable to duty at 15 per cent. ad valorem-contd.

No	Names of Articles
	CHEMICALS, DRUGS, AND MEDICINES
88	CHEMICALS, DECOS AND MEDICINES, all sorts, not otherwise specified
	CUTLERY, HARDWARE, IMPLEMENTS AND INSTRUMENTS
89	CUTLERS, excluding plated cutlery (see No 129)
90	HARDWARE, IRONNONGERY AND TOOLS, all sorts, not otherwise specified.
1 00 1	reme of the same of the seconds sample sample to the ballon but
	P
	• .
	one eights more tha
	connector used in
	purposes, and the fittings thereof ]
91	All other sorts of inflements, instruments apparatus and appliances and parts thereof not otherwise specified
	DYES AND COLOURS
92	DYRING AND TANNING SUBSTANCES all sorts "Inot otherwise specified] and paints and colours and painters' materials, all sorts.
	FURNITURE, CABINETWARE AND MANUFACTURES OF WOOD
93	FURNITURE, CABINETWAPE and all other manufactures of wood not otherwise specified.
	GLASSWARE AND EARTHEYWARE
91	GLASS AND GLASSWARE, Lacquered ware, earthenware, cluna and porcelain, all sorts except glass bangles and beads and false pearls (see No 131)
	HIDES AND SKINS AND LEATHER
95	HIDES AND SKINS not otherwise specified LEATHER AND LEATHER MANUFACTURES, all sorts, not otherwise specified
	MACHINFRY
96	M
	horse power]
<del>-</del>	004 C 1 2 f L Y P gnos Act 1973-

These words were inserted by \$ 3 (1) and 1st Schedule of the Indian Finance Act, 1923.

## SCREDULE II -Intoit Tyrui - ontd

## Part 1-contd

Articles which are liable to duty at 15 per cent ad valorem-contd

70	Names of Articles
	METALS THON AND STILL
9-	All sorts of thos and street and manufactures thereof in a otherw so specified
	METALS OTHER THAN IPON AND STEEL.
ű	All sorts of metats other than from and steps, and manufactures thereof, not other wise specified
	PALEP, PASTE BOARD AND STATIONERA
109	LAPER AND ATTECES, MUDE OF EVERN AND PATIES MINIST. CASTPOSIDE, MILLED MD, AND CARBORDER, All COSTE, and Extravers, and chairs a decided and copy locks, labels, advertuing circulars sheet or card almanars and real nalaw, Christmas, Laster and other cards, including cards in booklet form, including, also wastepaper and (11 newspapers for precking but evoluting trade statelogues and advertuing circulars imported by 19ch; book, or pared post (see Now 15 and 150).  [In page 2011 of 1 process of the control of 19ch; 19ch; 19ch; 2011 of 19ch; 2011
	AAPAS AND TEATHT PABRICS
100	LARNS AND TEXTILE I SERIES that is to say
	Cotton thread other than sewing or darning thread, and all other manufactured cotton goods not otherwise specified
	Flav, twist and yarn, and manufactures of flav
	Haberdashery and millinery, excluding articles made of silk (see No 134)
	Hemp manufactures
	Hossery, excluding articles made of silk (see No. 134)
	Jute, twist and yarn and jute manufactures excluding second hand or used guany- bags [or cloth] (see No 22)
	Silk yarn, noils and warps and silk thread
	Woollen yarn, I nitting wool and other manufactures of wool, including felt
	All other sorts of yarns and textile fabrics not otherwise specified

#### SCHEDULE II -IMPORT TARIFF-contd

#### PART V-contd

Articles which are liable to duty at 15 per cent ad valorem-contd.

No	- Rames of Articles
	YARNS AND TEXTILE FABRICS—contd
4[100A	Silk goods used or required for medical purposes, namely -
	Silk ligatures, clastic cilk hossery, cibow pieces, thigh pieces, knee caps, leggings, socks, anklets, stockings, suspensory bandages, silk abdominal belts, silk web catheter tubes, and olicid cilk ]
	MISCELLANDOUS
101	ART, works of, excluding those specified in No 23
102	Brushes and Brooms
103	Br "
104	CANDLES
105	Cinematograph films
106	CORDAGE AND ROPE AND TWING OF VEGETABLE FIBRE [not otherwise specified]
4[106A	Fireworks specially prepared as danger or distress lights for the use of ships]
107	FUENITURE TACKLE AND APPAREL, not otherwise described, for steam sailing, rowing and other vessels
108	MATS AND MATTING
100	Oncares
110	OILCLOTH AND PLOOR CLOTH
111	PACKING—ENGINE AND BOSLER—all sorts, excluding packing forming a component part of any article included in Nos [18A] and 63
112	PERFUMERY, not otherwise specified
113	PITCH, TAR AND DAMMER
114	Polishes and compositions
115	Punner tyres and other manufactures of rubber, not otherwise specified /see (No 53))
1925)	us item was inserted by s 2 and Sch of the Indian Tariff (Amendment) Act, 1925 (14 of
* T)	ese words were inserted by s 2 and Sch of the Indian Tariff (Amendment) Act,

<sup>1926 (17</sup> of 1936)

These words were inserted by s 3 (1) and Schedule I of the Indian Finance Act, 1923 These figures and letter were substituted for the figures '51' by s 2 and Sch of Act 24

These words were inserted by # 2, ibid This word and figures were substituted by a 4 and Sch II of the Indian Pinance Act, 1927 (5 of 1927).

## SCHEDULE II -IMPORT TARIFF-contd

## PAPT V-concld.

Articles which are liable to duty at 15 per cent. ad ralorem-concld.

Va.	Names of Articles		
116	MISCILLANEOUS—ont!		
.10	a a a		
115	STONE AND MARRIE, and articles made of stone and marble		
119	Toller Provinces, not otherwise specified.		
120	•		
1.0	All other articles wholly or mainly manufactured, not otherwise specifi d  IV — Miscellaneous and unclassified —		
121	•		
192	COTAL		
123	Cypreilas, including parasols and sunshades, and pritings therefor		
123	All other articles not otherwise specified, including articles imported by post		
	Part VI.  Articles which are liable to duty at 30 per cent. ad valorem.		
	Articles which are liable to duty at 30 per cent. ad valorem.		
No			
	Articles which are liable to duty at 30 per cent. ad valorem.		
	Articles which are liable to duty at 30 per cent. ad valorem.  Names of Articles		
No	Articles which are liable to duty at 30 per cent. ad valorem.    Names of Articles   I.—Food, Drink and Tobacco—		
No	Articles which are liable to duty at 30 per cent. ad valorem.  Names of Articles  I.—Food, Drink and Tobacco— Conferenceman		
No	Articles which are liable to duty at 30 per cent. ad valorem.  Names of Articles  I.—Food, Drink and Tobacco—  Coverenous av  II —Articles whelly or mainly manufactures—		
No 124	Articles which are liable to duty at 30 per cent. ad valorem.  Names of Articles  I.—Food, Drink and Tobacco—  Conferenceman  II—Articles whelly or mainly manufacturel—  ARMS, AMMUNITION AND MILITARY STORES		
No 124	Articles which are liable to duty at 30 per cent. ad valorem.  Names of Articles  I.—Food, Drink and Tobacco—  Conferenceman  II—Articles whelly or mainly manufacturel—  ARMS, AMMUNITION AND MILITARY STORES		
No 124	Articles which are liable to duty at 30 per cent. ad valorem.  Names of Articles  I.—Food, Drink and Tobacco—  Conferenceman  II—Articles whelly or mainly manufacturel—  ARMS, AMMUNITION AND MILITARY STORES		
No 124	Articles which are liable to duty at 30 per cent. ad valorem.  Names of Articles  I.—Food, Drink and Tobacco—  Conferenceman  II—Articles whelly or mainly manufacturel—  ARMS, AMMUNITION AND MILITARY STORES		
No 124	Articles which are liable to duty at 30 per cent. ad valorem.  Names of Articles  I.—Food, Drink and Tobacco—  Conferenceman  II—Articles whelly or mainly manufacturel—  ARMS, AMMUNITION AND MILITARY STORES		
No 124	Articles which are liable to duty at 30 per cent. ad valorem.  Names of Articles  I.—Food, Drink and Tobacco—  Conferenceman  II—Articles whelly or mainly manufactured—  ARMS, AMMUNITION AND MILITARY STORES		

[1894: Act VIII.

## SCHEDULE II -IMPORT TARIFF-contd.

#### PART VI-contd.

Articles which are hable to duty at 30 per cent. ad ralorem-contd.

No	Names of Articles	
	CUTLERY, HARDWARL, IMPLEMENTS AND INSTRUMENTS	
128	CLOCKS AND WATCHES AND PARTS THEREOF	
129	ARTICLES PLATED WITH GOLD AND SILVED	
130	MUSICAL INSTECHENTS '[AND PARTS THERLOF]	
	Total Total	
	GLASSWARE AND EARTHENWARE	
131	GLASS BANGLES and BEADS and false pearls	
	METALS	
132	GOLD PLATE, gold thread and wire, and gold manufactures, all sorts	
133	Silver Plate, silver thread and were, and silver manufactures, all sorts	
	YARNS AND TEXTILL FABRICS	
134	Silk Piece Goods, and other manufactures of salk 2 [not otherwise specified (see Nos 40 A and 100 A)]	
	MISCELLANEOUS	
135	Fire works "[not otherwise specified (see No 106 A)]	
136	Ivory, manufactured	
137	Jewelleri and Jewels	
138	PRIATS, engravings and pictures, including photographs and picture postcards	
3+		
140	SHORERS REQUISITES, excluding tobacco (Nos 36 to 38) and matches (No 46)	
141	To.	

<sup>&</sup>lt;sup>1</sup> These words were added by a 3 (I) and Sch I of the Indian Finance Act, 1923

These words and figures were inserted by s 2 and Sch of the Indian Tariff (Amendment)
Act, 1925 (I do 1925)

<sup>•</sup> Item No 139 was omitted by s 4 and Sch II of the Indian Finance Act, 1927 (5 of 1921)
• These words were inserted by s 2 and Sch of the Indian Tariff (Amendment) Act, 1926 (17 of 1926)

## SCHEDULE II -IMPORT TARILF-contd.

### PART VII.

Articles which are hable to protective duty at special rates.

No.	Names of Articles.	Rate of duty
142	CONLTES, tipping vagons and the like convey access designed for use on light rail track, if adapted to be worked by manual or annial labour and if made mainly of tron or steel, and component parts thereof made of iron or steel.	
	(a) if of British manufacture .	Rs 21 per ton or 17 per cent- ad valorem, whichever is higher,
,	(b) if not of British mandfacture .	Rs 21 per ton or 17 per cen ad valorem, whichever is higher plus Rs 15 per ton
	WETALS—IRON AND STEEL	}
143	Inon angle, channel and tee-	1
	(a) fabricated, all qualities—	
	(1) of British manufacture	Rs 21 per ton or 17 per cent ad valorem, whichever is higher.
	(u) not of British manufacture	Rs 21 per ton or 17 per cent. ad valorem, whichever is higher, plus Rs. 15 per ton
	(b) not fabricated, kinds other than galvaniztd, tinned or lead coated and other than Crown or superior qualities—	
	(i) of British manufacture	Rs 19 per ton
	(n) not of British manufacture	Rs 30 per ton.
144	IRON, COMMON BAR not galvanized, tinned or lead coated if not of any shape and dimension specified in clause (a) or clause (c) of No 62—	
	(1) of Bn+ish manufacture	Rs 26 per ton.
	(u) not of British manufacture	Rs 37 per ton.
145	IRON OR STEEL NAILS, wire or French	Rs 3 per cwt
146	Inon on Stept Pires and tubes and fittings therefor, if nveted or otherwise built up of plates or sheets—	
	(a) galvanized	Rs 33 per ton or 17 per cent ad volorem, whichever is higher

<sup>&</sup>lt;sup>1</sup> After the expiry of the original Part VII (stems 142 154) on 31st March, 1927, the present Part VII (stems 142 154) was inserted by a 2 (2) and Sch. of the Steel Industry (Protection) Act, 1927, (3 of 1927), and shall have effect up to 31st March 1931—see a 2 (3) of the same Act

## SCHEDULE II -IMPORT TARIFF-contd.

## PART VII-contd.

Articles which are liable to protective duty at special rates-contd

No	Names of Articles	Rate of duty
	METALS—IRON AND STEEL—conid	
	(b) not galvanized—	
	(1) not under } mch thick-	
	of British manufacture .	I's 21 per ton or 17 per cent
	not of British manufacture .	ad valorem, whichever is higher Ps 21 per ton or 17 per cent ad valorem, whichever is higher,
	(1) under 1 inch thick—	plus Rs 15 per ton
	of British manufacture	Its 30 per ton or 17 per cent ad valorem, whichever is higher
	not of British manufacture	Rs 39 per ton or 17 per cent- adialorem, whichever is higher, plus Rs 26 per ton
147	IRON OR STEEL plates or sheets (including cuttings, discs, and circles) not under a inch thick and not of cast non-	20 per von
	(a) fabricated, all qualities-	
	(1) of British manufacture	Rs 21 per ton or 17 per cent. ad valorem, whichever is higher.
	(11) not of British manufacture	Its 21 per ton or 17 per cent ad valorem, whichever is higher, plus Rs 15 per ton
	(b) not fabricated, chequered and ship, tank, bridge and common qualities—	-
	(i) of British manufacture	Rs 20 per ton.
	(11) not of British manufacture	Rs 36 per ton.
148	IRON OF STEEL sheets (including cuttings, dises and circles) under \$ inch thick—	(
	(a) fabricated—	
	(1) galvanized	P; 33 per ton or 17 per cent. ad valorem, whichever is higher.
	(u) all other sorts not otherwise specified (see No 61)—	
	of British manufacture	Rs 39 per ton or 17 per cent ad salorem, whichever is higher
	not of British manufacture	Rs 39 per ton or 17 per cent. ad- valorem, whichever is higher, plus Rs 26 per ton

Pate of duty

١0

## SCHEDULE II -IMPORT PARIFF-contd

#### PART VII-contd

Articles which are liable to protective duty at special rates-contd

Name of Art ele

	METALS—IRO\ AND \TEEL— o ! (b) not fabricated— (i) galvanized	P* J0 per ton
	(u) all other sorts not otherwise pec fied (see \os 61 and 104)—	
	of Brit sh manufacture not of Brit sh manufacture	Rs 30 per ton Rs 09 p r ton.
149	IBON OR STEEL WIRE other than barbed or stranded fencing wire wire rope or wire netting	Re 60 per ton
149A	Inov on Street, the org nal material (but not including machinery is ") of any ship or other vessel intended for inland or harbour navigat on which has been assembled abroad, taken to peces and shipped for reassem bly in India	Rs 3 per ton or 10 per cent adialorem whichever s h gher
:	Provided that articles dutable under the item shall not be deemed to be dutable under any other item	
150	IRON OR STEEL RAILWAY TRACK VATERIAL-	
	A Pails (including tramway rails the heads of which are not grooved)—	
	(a) (1) 30 lbs per yard and over	Re 13 per ton.
	(ii) fish plates therefor	P. 6 per ton or 10 per cent, ad talore : whichever is b gher
	(iii) apikes and tie bars therefor-	passer whicherier gave
	of Br t sh manufacture	R 26 per ton
	not of British manufacture	Ps 37 per ton.
	(b) under 30 lbs per yard and fish plates spikes and tie bars therefor—	
	if of Br tish manufacture	R= *0 per ton
	if not of British manufacture	R= 3 per ton
	B Switches and crossings and the like materials not made of alloy steel including switches and crossings and the like materials for training rails the heads of which are not grooved.—	
	(1) for rails 30 lbs per yard and over	Re 14 per ton or 17 per cent. ad valorem whichever is h gher
	The words and figures see Nos ol and 514 were o	mitted by s 2 and Sch of Act 24
of 192		- 0

## Tariff. [1896 SCHEDULE II —IMPORT TARIFF--contd.

#### PART VII-contd.

Articles which are liable to protective duty at special rates-contd.

No	Names of Articles	Rate of duty
	METALS—IRO\ AND STEEL—conid	
- 1	(u) for rails under 30 lbs per yard-	
	of British manufacture	Rs 29 per ton or 17 per cent. a.i valorem, whichever is higher.
	not of British manufacture	Ps 29 per ton or 17 per cent al ralorem, whichever is higher, plus Rs 12 per ton
	C Sleepers, other than cast tron, and keys and distance pieces and the like for use with auch sleepers	Re 10 per ton or 10 per cent. ad talorem, whichever is higher
151	Street, angle and tee, not otherwise specified (eet No. 62) and beam, channel, zed trough and piling-	
	(a) fabricated	
	(1) of British manufacture	Ps 21 per ton or 17 per cent ac tralorem, whichever is higher.
	(u) not of British manufacture	Rs 21 per ton or 17 per cent. ad talorem, whichever is higher, plus Ps 15 per ton
	(b) not fabricated—	7
	(i) of British manufacture	Rs 19 per ton
	(u) not of British manufacture	R= 30 per ton
152	Steel, bar and rod, not otherwise specified (see	
	(1) of British manufacture	Re 26 per ton
	(a) not of British manufacture	R * 37 per ton.
1	Capro Com amount & 3 - 24,3 - 24 35 - 2-21 39	
		ı

<sup>(1)</sup> of British manufacture

P = 21 per ton or 17 per cent ad talorem, whichever is higher.

<sup>(</sup>u) not of British manufacture

Ps. 21 per ton or 17 per cent advalorem, whichever is higher, plus Rs. 15 per ton

<sup>\*</sup> These Squres and letters were substituted for the figures and letter "51, 514" by 8 2 and 8ch of Act 24 of 1927

## SCHEDULE II .- IMPORT TARIFF-concld

#### PART VII-concld.

Articles which are finble to protective duty at special rates-concid

20	Names of Articles	Rate of duty
154	METAIS—IPON AND STEEL—concid  STEEL, tuplates and tunned sheets, including tin taggers and cuttings of such plates, sheets or taggers.	Rs 48   er ton ]

#### I [ PAPER, PASTEBOARD AND STATIONERY.]

No	Names of Articles	Unit or method of assessment	Rate of duts
¶155	PRINTING Paper (excluding chrome, marbl, fint, poster and stereo), all sorts which contain no mechanical wood pulp or in which the mechanical wood pulp amounts to kee than 65 per cent of the fiber content	Pound .	Опе вппа
156	Warring Paper—  [49] Rul-d or printed forms (including letter paper with printed headings) and account and manuscript bocks on I the linding thereof	l'ound .	One anna or 15 per cent ad talorem, whichever is higher
	(b) All other sorts	,, .	One anna ]

## SCHEDULE III .- EXPORT TARIFF.

Кo	Names of Articles	Per	Rate of	duty.
	JUTE, other than Bimbpatam jute		Ra	۸.
4[1 4[2	RAW JUTE— (1) Cuttings (2) All other descriptions JUTE MANUFACTURES, when not in actual	Bale of 400 lbs . Ditto .	1 4	4 8 ].
		Ton of 2,240 lbs	20	0

i This heading and the original items 115 and 156 were inserted by s 2 and Schedule of the Bamboo Paper (Protection) Act, 1026 (25 of 1025) i Three items were substituted by s 2 and 5ch of Act 20 of 1927, and shall have effect

up to 31st March 1939
This Echedule was substituted for old Echeoules III, IV and V by s 4 and Sch 1 of the

Indian Tariff (Amendment) Act, 1916 (4 of 1916)
4 Item 1 was substituted by a 3 (t) of the Indian Tanft (Amendment) A.t., 1917 (6 of 1917)
4 Item 2 was substituted by a 3 (t), thid

Tariff. Prisone.

[1894: Act VIII. 11894: Act IX.

## SCHEDULE III -Export Tariff-contd.

No	Names of Articles	Per	Rate of duty.
	JUTE, other than Bimhpatam jute—contd  (2) Hessians and all other descriptions of jute manufactures not otherwise specified.	Ton of 2,240 lbs	Rs 4.
	'[HIDES AND SKINS]		
1[3	RAW HIDES AND SEINS	Ad valorem	¶5 per cent]]
	RICE		
*[4]	Rice, husked or unhusked, including nee flour, but excluding nee bran and nee dust, which are free	Indian maund of 82; lbs avoirdupois weight	0 3
	* *		
40			•

## THE PRISONS ACT, 1894

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[1894 · Act IX. 274 Prisons

## (Chapter I —Preliminary )

ACT No IX of 1894 1

[22nd March, 1894]

## An Act to amend the law relating to Prisons

Whereas it is expedient to amend the law relating to prisons in British India, and to provide rules for the regulation of such prisons, It is hereby enacted as follows -

#### CHAPTER, I

#### PRELIMINARY

- 1 (1) This Act may be called the Prisons Act, 1894
- (2) It extends to the whole of British India, inclusive of 2 \* British Baluchistan, the Sonthal Parganas and the Pargana of Spiti, and
  - (3) It shall come into force on the first day of July, 1894
- (4) Nothing in this Act shall apply to civil jails in the Presidency of Bombay outside the city of Bombay, and those tails shall continue to be administered under the provisions of sections 9 to 16 (Loth inclusive) of Bombay Act II of 1874, as amended by subsequent enactment-
- 42 (1) On and after the said first day of July, 1894, the enactments mentioned in the schedule shall be repealed to the extent specified in the fourth column thereof
- (2) But all rules and appointments made, directions given and orders issued under any of those enactments shall, so far as they are consistent with this Act, be deemed to have been respectively made, given and issued under this Act
- (3) Any enactment or document referring to any of those enactments shall, so far as may be, be construed to refer to this Act or to the corresponding portion thereof
  - 3 In this Act-
- (1) " prison" means any juil or place used permanently or temporarily under the general or special orders of a Local Government for the deten-

the Burma L ws 1ct 1898 (13 of 1 3 of 1872 s 3 as amended by

of 1

The Act has been declared to be in force in the District of Angul by the Angul Iaws Regulation 1913 (3 of 1913) B & O Code Vol I

The words "Upper Burma" were repealed by the Burma Laws Act 1898 (13 of 1898), set the Tithis Echedule, Bur Code

Bom Code vol II code

Bom Code vol II code

So much of this section and of the Schedule as relates to the Upper Burna Iaws Act, 1880 (20 of 1880) has been repealed by the Burma Iaws Act, 1893 (13 of 1893) Bur Code

I have atomost f Oh ata ad D a a te of India 1894 Pt V. p 14, for and for Proceedings in Council see 1

(Chapter I — Preliminary Chapter II — Maintenance and Officers of Prisons)

tion of prisoners, and includes all lands and buildings appurtenant thereto, but does not include—

- (a) any place for the confinement of prisoners who are exclusively in the custody of the police.
- (b) any place specially appointed by the Local Government under section 541 of the 1 Code of Criminal Procedure, 1882 or
- (c) any place which has been declared by the Local Government, by general or special order, to be a subsidiary jail
- (2) "criminal prisoner" means any prisoner duly committed to custody under the writ, warrant or order of any Court or authority exercising criminal jurisdiction, or by order of a Court martial
- (3) "convicted criminal prisoner" means any criminal prisoner under sentence of a Court or Court martial and includes a person detained in prison under the provisions of Chapter VIII of the Code of Criminal Procedure, 1882, or under the Prisoners Act, 1871
- (4) "civil prisoner" means any prisoner who is not a criminal prisoner
- (5) "remission system" means the rules for the time being in force regulating the award of marks to, and the consequent shortening of sentences of, prisoners in juils
- (6) "history-ticket" means the ticket exhibiting such information as is required in respect of each prisoner by this Act or the rules thereunder
- (7) "Inspector General 'means the Inspector General of Prisons (8) "Medical Subordinate "means an Assistant Surgeon, Apothecary or qualified Hospital Assistant and
- (9) " prohibited article" means an article the introduction or removal of which into or out of a prison is prohibited by any rule under this Act

## CHAPTER II

## MAINTENANCE AND OFFICERS OF PRISONS

4 The Local Government shall provide for the prisoners in the terri Accommodatories under such Government, accommodation in prisons constructed and too for regulated in such manner as to comply with the requisitions of this Act in prisoners respect of the separation of prisoners

# (Chapter II -- Maintenance and Officers of Prisons Chapter III -- Duties of Officers.)

Inspector General 5 An Inspector General 1 shall be appointed for the territories subject to each Local Government, and shall exercise, subject to the orders of the Local Government, the general control and superintendence of all prisons situated in the territories under such Government

Officers of

"6 For every prison there shall be a Superintendent, a Medical Officer (who may also be the Superintendent), a Medical Subordinate, a Jailer and such other officers as the Local Government thinks necessary

Provided that the Governor of Bombay in Council may, with the previous synction of the Governor General in Council, declare by order in writing that in any prison specified in the order the office of Jailer shall be held by the person appointed to be Superintendent

Temporary accommoda tion for prisoners 7 Whenever it appears to the Inspector General that the number of prisoners in any prison is greater than can conveniently or safely be kept therein, and it is not convenient to transfer the excess number to some other prison,

or whenever from the outbreak of epidemic disease within any prison, or for any other reason, it is desirable to provide for the temporary shelter

and safe custody of any prisoners,

provision shall be made by such officer and in such manner as the Local Government may direct, for the shelter and safe custody in temporary prisons of so many of the prisoners as cannot be conveniently or safely leaf in the prison

#### CHAPTER III

## DUTIES OF OFFICERS

Generally

Control a id duties of officers of prisons 8 All officers of a prison shall obey the directions of the Superintendent, all officers subordinate to the Jailer shall perform such duties as may be imposed on them by the Jailer with the sanction of the Superintendent or be prescribed by rules under section 60

Officers not to have business dealings with prison ers. Officers not to be inter

ested in pris

on contracts

9 No officer of a prison shall sell or let, nor shall any person in trust for or employed by him sell or let, or derive any benefit from selling or letting, any article to any prisoner or have any money or other business dealings directly or indirectly with any prisoner

10. No officer of a prison shall, nor shall any person in trust for or employed by him, have any interest, direct or indirect, in any contract for the supply of the prison nor shall be derive any henefit, directly or

¹ For notification appointing an Inspector General for the N W F P see Gazette if India, 1907, Pt II, p 1305 and for Coorg see Coorg R and O, for Delhi see Gazetto of India, 1912, Pt I, p 1105

¹A further proviso has been added to s 6 in its application to the Punjab 1ys 2 of Punj Act 9 of 1926

## (Claster III -Duties of Officers)

indirectly, from the sale or purchase of any article on behalf of the prison or belonging to a prisoner

#### Superintendent

- 11 (1) Subject to the orders of the Inspector General, the Superin- Superio tendent shall manage the prison in all matters relating to discipline, tendent labour, expenditure, punishment and control
- (2) Subject to such general or special directions as may be given by the Local Government, the Superintendent of a prison other than a central prison or a prison situated in a presidency town shall obey all orders not inconsistent with this Act or any rule thereunder which may be given respecting the prison by the District Magistrate, and shall report to the Inspector General all such orders and the action taken thereon
- 12 The Superintendent shall keep or our to be kept the following Records to records --

- (1) a register of prisoners admitted
- (2) a book showing when each pri oner is to be released,
- (3) a punishment book for the entry of the punishments inflicted on prisoners for prison offences
- (4) a visitors' book for the entry of any ob ervations made by the visitors touching any matters connected with the administration of the prison
- (2) a record of the money and other articles taken from prisoners,

and all such other records as may be presented by rules under section a9 or section 60

#### Medical Officer

- 13 Subject to the control of the Superintendent the Medical Officer Duties of shall have charge of the sanitary administration of the pilson and shall Medical perform such "duties as may be prescribed by rules made by the Local Government under section 60
- 14 Whenever the Medical Officer has reason to believe that the mind Medical of a prisoner is or is likely to be, injuriously affected by the discipline or report in treatment to which he is subjected the Medical Officer shall report the certain cases case in writing to the Superintendent together with such observations as he may think proper

This report, with the orders of the Sugaintendent thereon shall forth with be sent to the Inspector General for information

<sup>&#</sup>x27; For rules as to Medical Officer's duties under s 13 see different local Rules and Orders

## (Chapter III -Duties of Officers)

Report on death of prisoner

- 15. On the death of any prisoner, the Medical Officer shall forthwith record in a register the following particulars, so far as they can be ascertained, namely —
  - the day on which the deceased first complained of illness or was observed to be ill,
  - (2) the labour, if any, on which he was engaged on that day,
  - (3) the scale of his diet on that day,
  - (4) the day on which he was admitted to hospital,
  - (5) the day on which the Medical Officer was first informed of the illness.
  - (6) the nature of the disease,
  - (7) when the deceased was last seen before his death by the Medical Officer or Medical Subordinate,
  - (8) when the prisoner died, and
  - (9) (in cases where a post mortem examination is made) an account of the appearances after death

together with any special remarks that appear to the Medical Officer to be required

#### Jailer

Jailer

- 16 (1) The Jailer shall reside in the prison unless the Superintendent permits him in writing to reside elsewhere
- (2) The Julier shall not, without the Inspector General's sanction in writing, be concerned in any other employment

Jailer to give not ce of death of prisoner

17 Upon the death of a prisoner, the Jailer shall give immediate notice thereof to the Superintendent and the Medical Subordinate

Representation of the Farler shall be responsible for the safe custody of the records beidy of Jailer to be kept under section 12, for the commitment warrants and all other documents confided to his care, and for the money and other articles taken

from prisoners

Jailer to be present at night.

19. The Jailer shall not be absent from the prison for a night without permission in writing from the Superintendent, but, if absent without leave for a night from unavoidable necessity, he shall immediately report the fact and the cause of it to the Superintendent

Powers of Deputy and Assistant Jailers.

20. Where a Deputy Inder or Assistant Juder is appointed to a prison, the shall, subject to the orders of the Superintendent, be competent to perform any of the duties, and be subject to all the responsibilities, of a Valer under this Act or any rule thereunder

(Chapter III - Duties of Officers Chapter IV - Admission, Removal and Discharge of Prisoners)

#### Subordinate Officers

- 21 The officer acting as gate keeper, or any other officer of the Daties of prison, may examine anything carried in or out of the prison, and may gate keeper stop and search or cause to be searched any person suspected of bringing any probabited article into or out of the prison, or of carrying out any property belonging to the prison, and, if any such article or property be
- 22 Officers subordinate to the Juler shall not be absent from the Sabordinate of prison without leave from the Superintendent or from the Juler to be absent without

found, shall give immediate notice thereof to the Jailer

23 Prisoners who have been appointed as officers of prisons shall be Convot deemed to be public servants within the meaning of the Indian Penal officers of Code

#### CHAPTER IV

#### ADMISSION. REMOVAL AND DISCHARGE OF PRISONERS

- 24. (1) Whenever a prisoner is admitted into prison, he shall be Prisoners to searched and all weapons and prohibited articles shall be taken from admission him
- (2) Every criminal prisoner shall also, is soon as possible after admission, be examined under the general or special orders of the Medical Officer, who shall enter or cause to be entered in a book to be kept by the Tuller, a record of the state of the prisoner shealth and of any wounds or marks an his person, the class of labour he is fit for if sentenced to rigorous imprisonment and any observations which the Medical Officer thinks fit to add
- (3) In the case of female prisoners the search and examination shall be carried out by the matron under the general or special orders of the Medical Officer
- 25 All money or other articles in respect whereof no order of a com petent Court has been made and which may with proper authority be presents brought into the prison by any criminal prisoner or sent to the prison for his use, shall be placed in the custody of the Jailer
- 26 (I) All prisoners, previously to being removed to any other prison, Removal and shall be examined by the Medical Officer discharge of prisoners
- (2) No prisoner shall be removed from one prison to another unless the deficient Officer certifies that the prisoner is free from any illness rendering him unfit for removal

(Chapter IV -Admission, Removal and Discharge of Prisoners ter V -Discipline of Prisoners )

(3) No prisoner shall be discharged against his will from prison, if labouring under any acute or dangerous distemper, nor until, in the opinion of the Medical Officer, such discharge is safe

#### CHAPTER V

## DISCIPLINE OF PRISONERS

Separation of prisoners

- 27 The requisitions of this Act with respect to the separation of prisoners are as follows -
  - (1) in a prison containing female as well as male prisoners, the females shall be imprisoned in separate buildings, or sepa rate parts of the same building, in such manner as to prevent their seeing or conversing or holding any intercour e with, the male prisoners
    - (2) in a prison where male prisoners under the age of eighteen are confined means shall be provided for separating them altogether from the other prisoners and for separating those of them who have arrived at the age of puberty from those who have not
    - (3) unconvicted criminal prisoners shall be kept apart from convicted criminal prisoners and
    - (4) civil prisoners shall be lept apart from criminal prisoners

Association ond segrega t on of pris oners

28 Subject to the requirements of the last foregoing section con victed criminal pris ners it is be confined either in association or individually in cells or partly in one way and partly in the other

Solitary co trement

29 No cell shall be used for solitary confinement unless it is furnished with the means of enabling the prisoner to communicate at any time with an officer of the prison and every prisoner so confined in a cell for more than twenty four hours whether as a punishment or otherwise, shall be visited at least once a day by the Medical Officer or Medical Subordinate

Loughers under s ntence of leath.

- 30 (1) Every prisoner under sentence of death shall, immediately on his arrival in the prison after sentence be searched by or by order of, the Tailer and all articles shall be talen from him which the Jailer deems at dangerous or inexpedient to leave in his posse sion
- (2) I very such prisoner shall be confined in a cell apart from all other prisoners and shall be placed by day and by night under the charge of a guard

1894: Act IX.1

(Chapter VI -Food, Clothing and Bedding of Civil and Unconsicted Criminal Prisoners Chapter VII - Employment of Prisoners.)

#### CHAPTER VI

FOOD, CLOTHING AND BEDDING OF CIVIL AND UNCONVICTED CRIMINAL PRISONERS

31 A civil prisoner or an unconsicted criminal prisoner shall be Maintenance permitted to maintain himself, and to purchase, or receive from private critain sources at proper hours, food clothing, hedding or other necessaries, but from private subject to examination and to such rules as may be approved by the sources Inspector General

32. No part of any food clothing, bedding or other necessaries be- Restriction longing to any civil or unconvicted criminal prisoner shall be given, hired of food and or sold to any other prisoner, and any prisoner transgressing the provi-clothing sions of this section shall lose the privilege of purchasing food or receiving certain it from private sources, for such time as the Superintendent thinks proper prisoners

33 (1) I'very civil prisoner and unconvicted criminal prisoner unable Supply of to provide himself with sufficient clothing and bedding shall be supplied bedding to by the Superintendent with such clothing and bedding as may be civil and necess its

frammal prisonera

(2) When any civil prisoner has been committed to prison in execution of a decree in favour of a private person such person, or his representative, shall within forty eight hours after the receipt by him of a demand in writing, pay to the Superintendent the cost of the clothing and bedding so supplied to the prisoner and in default of such payment the prisoner may be released

#### CHAPTER VII

#### EMPLOYMENT OF PRISONERS

34 (1) Civil prisoners may with the Superintendent's permission Employment work and follow any trade or profession

of civil pris

- (2) Civil prisoners finding their own moplements and not maintained at the expense of the prison shall be allowed to receive the whole of their carnings, but the carnings of such as are furnished with implements or are maintained at the expense of the prison shall be subject to a deduction to be determined by the Superintendent for the use of implements and the cost of maintenance
- 35 (1) No criminal prisoner sentenced to labour or employed on labour Employment at his own desire shall except on an emergency with the sanction in of criminal writing of the Superintendent be kept to labour for more than nine hours in any one day
- (2) The Medical Officer shall from time to time examine the labouring prisoners while they are employed and shall at least once in every fort

(Chapter VII -Employment of Prisoners Chapter VIII.-Health of Prisoners)

night cause to be recorded upon the history-ticket of each prisoner employed on labour the weight of such prisoner at the time

(3) When the Medical Officer is of opinion that the health of any prisoner suffers from employment on any kind or class of labour, such prisoner shall not be employed on that labour but shall be placed on such other kind or class of labour as the Medical Officer may consider suited for him

Employment of criminal prisoners sentenced to simple im prisonment.

36 Provision shall be made by the Superintendent for the employment (as long as they so desire) of all criminal prisoners sentenced to simple imprisonment, but no prisoner not sentenced to rigorous imprisonment shall be punished for neglect of work excepting by such alteration in the scale of diet as may be established by the rules of the prison in the case of neglect of work hy such a urisoner

#### CHAPTER VIII

#### HEALTH OF PRISONERS

Sick Pris

- 37 (I) The names of prisoners desiring to see the Medical Subordinate or appearing out of health in mind or body shall, without delay, be reported by the officer in immediate charge of such prisoners to the Jailer
- (2) The Jailer shall, without delay call the attention of the Medical Subordinate to any prisoner desiring to see him, or who is ill or whose state of mind or body appears to require attention, and shall carry into effect all written directions given by the Medical Officer or Medical Subordinate respecting alterations of the discipline or treatment of any such prisoner

Record of directions of Modical Officers 38. All directions given by the Medical Officer or Medical Subordinate in relation to any prisoner, with the exception of orders for the supply of medicines or directions relating to such matters as are carried into effect by the Medical Officer himself or under his superintendence, shall be entered day by day in the prisoner's history ticket or in such other record as the Local Government may by rule direct, and the Jailer shall make an entry in its proper place sixting in respect of each direction the fact of its having been or not having been compiled with, accompanied by such observations, if any, as the Jailer thinks fit to make, and the date of the entry

Hospital

39. In every prison an hospital or proper place for the reception of sick prisoners shall be provided

(Chapter IX - Visite to Prisoners Chapter \ -Offences in relation to Prisons \

#### CHAPTERIX

#### VISITS TO PRISONERS

40 Due provision shall be made for the admission, at proper times Visits to civil and under proper restrictions into every prison of persons with whom victed crim civil or unconvicted criminal prisoners may desire to communicate, care malprisoners. being taken that so far as may be consistent with the interests of justice, prisoners under trial time see their duly qualified legal advisers without the presence of any other person

41 (1) The Tuler may demand the name and address of any visitor to Search of a prisoner and when the Tailer has any ground for suspicion, may search any visitor or cause him to be searched, but the search shall not be made in the presence of any prisoner or of another visitor

(2) In case of any such visitor refusing to permit himself to be search ed, the Jailer may deny him admission and the grounds of such proceed ing with the particulars there f shall be entered in such record as the Local Government may direct

## CHAPTER Y

### OUTLINES IN RELATION TO PRISONS

42 Whoever, contrary to any rule under section 60 introduces or Penalty for removes or attempts by any means whatever to introduce or remove, into introduction or removal of or from any prison, or supplies or attempts to supply to any prisoner prohibited outside the limits of a prison, any prohibited article

and every officer of a prison who contrary to any such rule knowingly prison and suffers any such article to be intro luced into or removed from any prison too with to be possessed by any prisoner or to be supplied to any prisoner outside prisoners the limits of a prison,

and whoever, contrary to any such rule, communicates or attempts to communicate with any prisoner,

and whoever abets any offence made punishable by this section,

shall, on conviction before a Magistrate be liable to imprisonment for a term not exceeding six months or to fine not exceeding two hundred rupees, or to both

43 When any person, in the presence of any officer of a prison, Power to commits any offence specified in the last foregoing section and refuses on arrest for offence under demand of such officer to state his name and residence or gives a name or section 42 residence which such officer knows or has reason to believe, to be false. such officer may arrest him, and shall without unnecessary delay make him over to a Police officer and thereupon such Police officer shall proceed as if the offence had been committed in his presence

(Chapter A -Offences in relation to Prisons Chapter XI -Prison-

Publication of penalties

44 The Superintendent shall cause to be affixed, in a conspicuous place outside the prison, a notice in English and the Vernacular setting forth the acts prohibited under section 42 and the penalties incurred by their commission

#### CHAPTER XI PRISON OFFENCES

Prison offences

effences.

- 45 The following acts are declared to be prison oftences when com mitted by a prisoner -
  - (1) such wilful disobedience to any regulation of the prison as shall have been declared by rules made under section 59 to be a prison offence
  - (2) any assault or use of criminal force,
  - (3) the use of insulting or threatening language,
  - (4) immoral or indecent or disorderly behaviour,
    - (5) wilfully disabling himself from labour
    - (6) contumaciously refusing to work
  - (7) filing, cutting altering or removing handcuffs fetters of bars without due authority
    - (8) wilful idleness or negligence at work by any prisoner sentenced to rigorous imprisonment,
    - (9) wilful mismanagement of work by any prisoner sentenced to rigorous imprisonment
  - (10) wilful damage to prison property
  - (11) tumpering with or defacing history tickets records or documents.
  - (12) receiving, possessing or transferring any prohibited article
  - (13) feigning illness,
  - (14) wilfully bringing a false accusition against any officer or prisoner,
  - (15) omitting or refusing to report, as soon as it comes to his knowledge, the occurrence of any fire, any plot or conspilacy, any escape, attempt or preparation to escape, and any attack or preparation for attack upon any prisoner or prison official.
  - (16) conspiring to escape, or to assist in escaping, or to commit any other of the offences aforesaid
- 46 ' The Superintendent may examine any person touching any such Punishment of such offence, and determine thereupon, and punish such offence by-
  - (1) a formal warning

Explanation -A formal warning shall mean a warning personally addressed to a prisoner by the Superintendent and re-

For rules assued with reference to clauses (4) (6) and (7) of section 46, see Genl R and O, Vol III

## (Chapter \I -Prison offences )

corded in the punishment book and on the prisoner's history-ticket

- (2) change of labour to some more irlsome or severe form "[for such period as may be pre-cribed by rules made by the Gor-timer frontial in Council]
- (3) hard labour for a period not exceeding seven days in the case of convicted criminal prisoners not sentenced to rigorous imprisonment.
- (4) such loss of privileges admissible under the remission system for the time leng in force as may be prescribed by rules made by the Governor General in Council,
- (5) the substitution of gunny or other course fabric for clothing of other material not being woolen for a period which shall not exceed three months.
- (6) imposition of handculis of such pattern and weight in such manner and for such period as may be prescribed by rules made by the Governor General in Council,
- (7) imposition of fetters of such pattern and weight, in such manner and for such period, as may be prescribed by rules made by the Governor General in Council,
- (δ) separate confinement for any period not exceeding <sup>2</sup>[three] months
  - Frpl in it in squarte continement means such confinement with or without libour as secludes a prisoner from communication with, but not from sight of, other prisoners and allows him not less than one hour severage per diem and to have his meals in association with one or more other prisoners.
  - (9) penal diet,—that is restriction of diet in such manner and subject to such conditions regarding labour as may be prescribed by the Local Government
    - Provided that such restriction of diet shall in no case be applied to a prisoner for more than ninety-six consecutive hours, and shall not be repeated except for a fresh offence nor until after in interval of one week
- (10) cellular confinement for any period not exceeding fourteen days Provided that after each period of cellular confinement an in-
- terval of not less duration than such period must elapse before the prisoner is again sentenced to cellular or solitary confinement

<sup>&#</sup>x27;Those words were inserted by s 2 (a) of the Prisons (Amendment) Act, 1925 .(17 of 1925) This word was substituted for the word 'six' by s 2 (b), 101d

1.

## (Chapter XI -Prison offences )

Explanation — Cellular confinement means such confinement with or without labour as entirely secludes a prisoner from communication with, but not from sight of, other prisoners.

- <sup>1</sup>[(11)] penal diet as defined in clause (9) combined with <sup>2</sup>[cellular]
- <sup>1</sup>[(12)] whipping, provided that the number of stripes shall not exceed thirty

Provided that nothing in this section shall render any female or civil prisoner liable to the imposition of any form of handcuffs or fetters or to whipping

Plurality of Punishments under section 46 <sup>3</sup>[47 (1)] Any two of the punishments enumerated in the last fore going section may be awarded for any such offence in combination, subject to the following exceptions namely—

- formal warning shall not be combined with any other punish ment except loss of privileges under clause (4) of that sec-
- (2) penal diet shall not be combined with change of labour under clause (2) of that section nor shall any additional period of penal diet awarded singly be combined with any period of penal diet awarded in combination with 's[cellular] confinement
- <sup>3</sup>[(3) cellular confinement shall not be combined with separate confinement so as to prolong the total period of seclusion to which the prisoner shall be liable ]
- (4) whipping shall not be combined with any other form of punish ment except cellular '[and] separate confinement and loss of privileges admissible under the remission system
- \*[(5) no punishment will be combined with any other punishment in contravention of rules made by the Governor General in Council ]

\*[(2) No punishment shall be awarded for any such offence so as to combine with the punishment awarded for any other such offence two of the punishments which may not be awarded in combination for any such offence ]

Original clause (11) was repealed and clauses (12) and (13) were renumbered (11) and (12) respectively by s of Act 17 of 1925 word solitary and the words

<sup>1</sup>btd
in (2) the word cellular' was
(5) was substituted by s 3 thid
by the Repealing and Amending

## (Claster \1 -Prison offences )

- 48 (1) The Superintendent shall have power to award any of the Award of punishments enumerated in the two last foregoing sections, subject, in the under case of separate confinement for a period exceeding one month, to the sections previous confirmation of the Inspector General
- (2) No officer subordinate to the Superintendent shall have power to award any punishment whatever
- 49 Except by order of a Court of Justice, no punishment other than Pennshments the punishments specified in the foregoing sections shall be inflicted on accordance any prisoner, and no punishment shall be inflicted on any prisoner otherwise than in accordance with the provisions of those sections
- 50 (1) No punishment of penal diet, either singly or in combination, Medical or of whiping, or of change of libour under section 46, clause (2), shall certif be executed until the prisoner to whom such punishment has been awarded fitness of his been examined by the Medical Officer, who, if he considers the prisoner primarile tit to undergo the punishment shall certify accordingly in the appropriate column of the punishment book prescribed in section 12
- (2) If he considers the prisoner unfit to undergo the punishment, he shall in like manner record his opinion in writing and shall state whether the prisoner is absolutely unfit for punishment of the lind awarded, or whether he considers any modification necessary.
- (3) In the latter case he shall state what extent of punishment he thinks the prisoner can undergo without injury to his health
- 51 (1) In the punishment book prescribed in section 12 there shall be Entre in recorded, in respect of every punishment inflicted the prisoner's name books requister number and the class (whether habitual or not) to which he belongs, the prison offence of which he was guilty the date on which such prison-offence was committed the number of previous prison offences recorded against the prisoner and the date of his last prison offence, the punishment awarded and the date of infliction
- (2) In the case of every serious prison offence, the names of the wit nesses proving the offence shall be recorded and in the case of offences for which whipping is awarded the Superintendent shall record the substance of the evidence of the witnesses the defence of the prisoner and the finding with the reasons therefor
- (3) Against the entries relating to each punishment the Jailer and Supermitendent shall affix their initials as evidence of the correctness of the entries.
- 52 If any prisoner is guilty of any offence against prison discipline Procedure on which, by reason of his having frequently committed such offences or of hemous otherwise, in the opinion of the Superintendent is not adequately punish offence able by the infliction of any punishment which he has power under this Act to award, the Superintendent may forward such prisoner to the Court

(Chapter AI -Prison offences Chapter XII - Viscellaneous)

of the District Magistrate or of any Magistrate of the first class '[or Presidency Magistrate] having jurisdiction, together with a statement of the circumstances, and such Magistrate shall thereupon inquire into and try the charge so brought against the prisoner, and, upon conviction, may sentence him to imprisonment which may extend to one year such term to be in addition to any term for which such prisoner was under going imprisonment when he committed such offence or may sentence him to any of the punishments enumerated in section 46

<sup>2</sup>[Provided that any such case may be transferred for inquiry and trial by the District Magistrate to any Magistrate of the first class and by a Chief Presidency Magistrate to any other Presidency Magistrate and]

Provided also that no person shall be punished twice for the same offence

Whipping

- 58 (I) No punishment of whipping shall be inflicted in instalments, or except in the presence of the Superintendent and Medical Officer or Medical Subordinate.
  - (2) Whipping shall be inflicted with a light ratan not less than half an inch in diameter on the buttocks, and in case of prisoners under the age of sixteen it shall be inflicted in the way of school discipline with a lighter ratan.

Offences by prison subor dinates

- 54 (1) Every Jailer or officer of a prison subordinate to him who shall be guilty of any violation of duty or wilful breach or neglect of any rule or regulation or lawful order made by competent authority, or who shall withdraw from the duties of his office without permission or without having given previous notice in writing of his intention for the period of two months, or who shall wilfully oversity any levie granted to him, or who shall engage without authority in any employment other than his prison duty, or who shall be guilty of cowardice, shall be liable, on conviction before a Magistrite, to fine not exceeding two hundred rupees or to imprisonment for a period not exceeding three months, or to both
- (2) No person shall under this section be punished twice for the same offence

#### CHAPTER XII

#### MISCELLANEOUS

Extram usi cratody, control and 55 A pri mer when being tiken to or from any prison in which he may be lawfully confined, or whenever he is working outside or is other-

This proviso was substituted by s 2 (2) ibid

<sup>&</sup>lt;sup>1</sup> Ti ese words were inserted by s 2 (1) of the Prisons (Amendment) tet 1910 (13

200

#### Pertons

#### (Charter \II - Mescellaneous )

wise beyond the limits of any such prison in or under the lawful custody employment or control of a prison-officer belonging to such prison shall be deemed to of prisoners. be in prison and shall be subject to all the same incidents as if he were actually in prison

56 Whenever the Superintendent considers it necessary (with refer- Confinement ence either to the state of the prison or the character of the prisoners) for the safe ou to be of any prisoners that they should be confined in irons, he may, subject to such rules and instructions as may be laid down by the Inspector General with the sanction of the Local Government, so confine them

57 (1) Prisoners under sentence of transportation may, subject to any Confinements rules made under section (0, le confined in fetters for the first three under so months after dimission to erron

transporta

- (2) Should the Superintendent consider it necessary either for the mirrors safe custody of the pre nor himself in fee invester reason that fetters should be retained on any such are oner for more than three months he shall at ply to the Inspector (remeral for sanction to their retention for the period for which he considers their retention necessiry and the Inspector General may sanction such retention accordingly
- 58 No prisoner shall be put in irons of under mechanical restraint by Prisoners not

the Juster of his own authority except in case of urgent necessity, in by Jailer which care netice thereof shall I forthwith given to the Superintendent except under

159 The Governor General in Council may for any part of British Power to India, and each Local Government with the previous sanction of the Governor General in Council may for the territories under its administration make rules consistent with this Act-

(1) defining the sets which shall constitute prison offences

- (2) determining the classification of prison offences into serious and minor offences
- (3) fixing the punishments admissable under this Act which shall be awardable for commission of prison offences or classes there of,
- (4) de laring the circumstances in which icts constituting both a prison offence and an offence under the Indian Penal Code may or may not be dealt with as a prison offence
- (5) for the award of mails and the shortening of sentences

<sup>&</sup>lt;sup>1</sup> For rules by the Governor General in Council under this section see Genl R O Vol III p <sup>9</sup> p for rules by different Local Governments see different local Rules and Orders

### (Chapter XII -- Miscellaneous )

- (6) regulating the use of arms against any prisoner or body of prisoners in the case of an outbreak or attempt to escape,
- (7) defining the circumstances and regulating the conditions under which prisoners in danger of death may be released.
- (8) regulating the transfer from one part of British India to another of prisoners whose term of transportation or imprisonment is about to expire, and.
- (9) generally, for carrying into effect the purposes of this Act

Power of Local; Government to make rules. <sup>1</sup>60 The Local Government may, subject to the control of the Governor General in Council, make rules consistent with this Act—

- (a) for the classification of prisons, and description and construction of wards, cells and other places of detention;
- (b) for the regulation by numbers, length or character of sentences, or otherwise, of the prisoners to be confined in each class of prisons,
- (c) for the government of prisons and for the appointment, guidance, control, punishment and dismissal of all officers appointed under this Act
- (d) as to the food, bedding and clothing of criminal prisoners and of civil prisoners maintained otherwise than at their own costs.
- (e) for the employment, instruction and control of convicts within or without prisons,
- (f) for defining articles the introduction or removal of which into or out of prisons without due authority is prohibited,
- (g) for classifying and prescribing the forms of labour and regulating the periods of rest from labour,
   (h) for regulating the disposal of the proceeds of the employment
- of prisoner,
- (i) for regulating the confinement in fetters of prisoners sentenced to transportation,
- (3) for the classification and the separation of prisoners,
- (k) for regulating the confinement of convicted criminal prisoners under section 28,
- (1) for the preparation and maintenance of history-tickets,
- (m) for the selection and appointment of prisoners as officers of prisons.
- (n) for rewards for good conduct,

For rules made under this section see different local Rules and Orders

# (Clapter All -Mircellaneous The Schedule)

- (o) for regulating the transfer of prisoners whose term of transportation or imprisonment is about to expire,
- (p) for the treatment, transfer and disposal of criminal lunatics or recovered criminal lunatics confined in prisons,
- (9) for regulating the transmission of appeals and petitions from prisoners and their communications with their friends,
- (r) for the appointment and guidance of visitors of prisons,
- (1) for extending any or all of the provisions of this Act and of the rules thereunder to subsidiary julis or special places of confinement at pointed under section 541 of the <sup>1</sup> Code of Criminal Procedure 1882, and to the officers employed, and the prisoners confined, therein, and.
- (t) generally in regard to the admission, custody, employment, dieting, treatment and release of prisoners and for other purposes consistent with this act
- 61 Copies of rules under sections 59 and 60 so far as they affect the Exhibition of government of precons shall be exhibited both in English and in the copies of Vernacular, in some place to which all per one employed within a prison have access
- 62 All or any of the powers' and duties conferred and imposed by Excusor of this Act on a Superintendent or Medical Officer may in his absence be borned or exercised and performed by such other officer as the Local Government destand may appoint in this behalf either by name or by his official designation officer

#### THE SCHEDULE

#### ENACTMENTS REPEALED

#### (See section 2)

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1	2	3	4

#### Acts of the Governor General in Council

15 C VIII	A Act for the letter control of the pals with nine Pre dency of Bomlay	So much as has not been repealed
IF ) XXVI	Pr sons Act 15 0	So much as has not been repealed

<sup>&</sup>quot; See now the Code of Criminal Procedure 1898 (Act 5 of 1898)

<sup>&</sup>lt;sup>3</sup> For notificat on empowering certa n officers in Burma to perform the duties of a Superintendent of a jail during h s absence see Bur Gazette 1908 Pt I p 131

# (The Schedule.)

# THE SCHEDULE-contd.

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		A	ets of the Go	vernor Ge	neral in	Council-	contd.	
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<sup>\*</sup>T. P. Code The court relating to the Upper Rurma Laws 4ct, 1886 (29 of 1886), was repealed by the Burma Laws 4ct, 1886 (18 of 1896), Bur Code Burma Code

# (The Schedule )

1894 · Act XIII.1

Ariending (Army)

#### THE SCHEDULE-coneld

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#### Acts of the Lieutenant-Governor of Bengal in Council

1 . 1			Somethaltish theen repealed.
15*	`	An Act to amend Act II of 1881 passed by the Lieuterant Govern r of Bengal in Courell and t extend the provisions themselves to the lives livey Jail	e mu h sa has n t be n repealed

#### Repulations made under the Statute 33 Victoria, Chapter 3

		, ,
III		So much of the Schedule (as- at enled by I cat lation III of 1997) as relates to Bengal Acts II of 1964 and V of 186
13.	Aralan Hill District I aval e gulatin 1874	t 1870
Ħ	Assum Pri ens i egulat in 187	Ti will
1	Briti I Baluchistin I aws Pegu lation 1800	of 1870
	1x 11	IX Arakan Hall Dustrict Invale gulation 1874  II Assum Pri con-legulation 187

#### ACT No XIII of 1894 4

An Act to amend certain enactments relating to the Army

WHEREAS it is expedient to amend certain enactments relating to the Army in manner hereinafter appearing. It is hereby enacted as follows --

1. (1) This Act may be called the \*5 Amending (Army) Act, Title and commence 1894. and ment

<sup>&</sup>lt;sup>1</sup> Ben Code Bur Code

<sup>\*</sup>Box Selection of Objects and Reasons see Gazette of Indra 1894 Pt V p 134 Feb Report of the Select Committee see inled p 159 and for Proceedings in Count, see slod P VI, pp 297 233 and 239 \*\*Theomyte's Repealing and were repealed by the Repealing and Amending

Act 1903 (1 of 1903)

# (The Schedule.)

#### THE SCHEDULE—contd \ ear Nο Title or short title Extent of repeal 1 Acts of the Governor General in Council-contd. 1874 / XV Laws Local Fatent Act, 1874 So much of Part (b) of the Third Schedule as relates to Act VIII of 1856 11878 XIV . An Act to assimilate certain powers of the Local Govern-Section 2 ment of the North-Western Pro vinces and Oadh 28 1891 MI. Repealing and Amending Act, So much of the Second Schedule 1891 as relates to Acts VIII of 1856 and XXVI of 1870 Acts of the Governor of Fort St George in Council. . | Madias Jails Act. 1809 18: 9 So much as In not I cen serenled. 1883 VII Madras Jails Act Amendment The whole Act, 1882 1889 An Act to amend the Madris The whole Jails Act, 1869 Acts of the Governor of Bombay in Council An Act for the regulation of Jails | So much as has not been repealed in the City and Presidency of except sections is to 16 (both in-\*1874 | [1 Bombay, and the enforcement clusive) as amended by Bombay Act 11 of 1882 of describing therein 11892 An Act to amend Bombay Act II Section 3 of 1874 1253 I١ An Act to amend the Law con The whole cerning the confinement of civil prisoners liable to imprisonment under the Cuminal Procedure Code

1987

An Act to further amend Bombay | The whole

Act II of 1874

U P. Code

The entir relating to the Upper Burma Laws Act, 1896 (20 of 1986), was reperled by the Burma Laws Act, 1898 (13 of 1993), Bur Code Bon. Code

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(The Scholing)

1894: Act XIII.1

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### Regulations made under the Statute 33 Victoria Chapter 1

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#### ACT No XIII of 1894 4

[12th October, 1894]

An Act to amend certuin enactments relating to the Arms WHEREAS it is expedient to amend certain enactments relating to the Army in manner hereinafter appearing, It is hereby enacted as

\*5 Amending (Army) Act, Title and 1. (1) This Act may be called the 1891, and

follows --

Act, 1903 (1 of 1903)

Ben Code Bur Code

The words "Repealing and" were repealed by the Repealing and Amending The Repealing and The Repealing

(2) It shall come into force on such date1 as the Governor General in Council may, by notification in the Gazette of India fix in that behalf

Amendment of enact ments

2. 2\* (2) The enactments specified in the second schedule are hereby modified to the extent and in the manner mentioned in the third column thereof

## THE FIRST SCHEDULE

ENACTMENT REPEALED

(Rep , Act 1 of 1903 )

#### THE SECOND SCHEDULE

#### ENACTMENTS AMENDED

Number and year	Title or subject	Amendments			
1	2	3			
Act	of the Governor Ge	neral in Council			
* * * *		* * * *			
į	Regulations of the	Madras Code			
		1 * * * *			
4 VIII of 1817 .	Sepoy Valgurars	In the title fo on the military estab- lishment of the Presidency of Fort St George read in the Madras Com- n and			
	<u>_</u>	In section 2, clause first, for on the Vilitary establishment under the Presilency of Fort St. George read in the Vidris Command			

<sup>&#</sup>x27;The let April, 1895, see Notification No 1019, dated 2nd November, 1894, Genl R and O, Vol III
'Sub-section (1) was repealed by Act 1 of 1003
'The entry relating to Act 11 of 1877 was repealed by the Indian Lunacy Act,

<sup>1012 4</sup> of 1012)
4 of 10120,
4 of 10120,
4 of 10120,
4 of 10120,
5 of the Special Lws Repeal Act 1922 (4 of 1922)
5 Vida Code
5 Vida Code

1895: Act I.]

[4th January, 1895.]

ACT No. I or 1895.1

An Act to amend the Presidency Small Cause Courts Act. 1882

WHITEAS It is expedient to amend the Presidency Small Cause Courts Act, 1882. It is hereby enacted as follows:-

- 1. (1) This Act may be called the Presidency Small Cause Courts Title and Act. 1895, and ment.
  - (2) It shall come into force on the first day of April, 1895
- 2. In section 6 of the Presidency Small Cause Courts Act, 1882, Amendment hereinafter referred to a "the said Act," after the words "Code of Civil Act XV. Procedure " the following shall be added, namely .-
- " and to be a Court subordinate to the High Court within the meaning of section 6 of the Legal Practitioners Act, 1879 "
- 3. (1) For the proviso to the first paragraph of section 7 of the said Amendment Act the following shall be substituted, namely -Act XV.
- "Provided that no person shall be appointed to be a Judge of such Court, or be authorized to exercise the powers of a Judge of such Court, unless he is-
  - (a) an advocate of a High Court of Judicature established under the Indian High Courts Act, 1861, or
  - (b) a valil or attorney of any such High Court, or
  - (c) a Judge of a Court of Civil Judicature of not less than five vears' standing

and that not less than one-third of the persons so appointed, including the Chief Judge, shall be advocates of one of the said High Courts "

4. [Insertion of new section after section 8, Act XV, 1882.] Rep by the Repealing and Amending Act, 1903 (I of 1903).

ons, see Gazette of India, 1893, Pt V, p 9, 1btd, 1894, Pt V, p 103 and for Proceedp 4 and 76, 1btd, 1894, Pt VI, pp 2 and

now been repealed by the Government of

<sup>\*</sup>Sub-section (2) was repealed by the Repealing and Amending Act, 1914 (10

Substitution of new section for section 9, Act XV, 1882, and tempo rary continu ance of existing procedure and practice Procedure and practice of Small

Cause Court

Substitution of new sec 5 For section 9 of the said let the following shall be substituted, ton for sec namely —

- " 9 (1) The High Court may from time to time, by tules having the force of law .--
  - (a) pre-cribe the procedure to be followed and the practice to be observed by the Small Cause Court either in super-e son of or in addition to any provisions which were prescribed with respect to the procedure or practice of the Small Cause Court on or before the thirty first day of December 1894, in or under this 'tet or any other enactment for the time being in force, and
    - (b) cancel or vary any such rule or rules
- 'Rules made under this section may provide among other matters, for the exercise by one or more of the Judges of the Small Cause Court of any powers conferred on the Small Cause Court by this Act or any other envelopment for the time being in force
- "(2) The law, and any rules and declarations made, or purporting to be made, thereunder, with respect to procedure or practice, in force or treated as in force in the Small Cause Court on the thirty-first day of December, 1894, shall be in force, unless and until cancelled or varied by rules made by the High Court under this section"

Addition to section 14 Act XV, 1882

- $6\,$  To section 14 of the said Act the following shall be added name-ly —
- "Explanation For the purposes of this section an application for possession under section 41 shall be deemed to be a suit"

Ad lition to section 18 Act XV 1882

- 7. To section 18 of the said Act the following provise shall be added immediately before the first Explanation, namely —
- "Provided that where the cause of action has arisen wholly within the local limits aforesaid, and the Court refuses to give leave for the institution of the suit, it shall record in writing its reasons for such refusal."

Ad lition to section 18 Act XV, 1882

- 8 After section 18 of the said Act the following shall be added, namely --
- Plantiff may "18A The Small Cause Court may allow a plaintiff at or before the abandon suit first hearing of a suit in which a joint and several liability is alleged on

1895 · Act I 1

namely -

a cause of action arising either wholly or in part within the local limits fend in tree of the juri-diction of the Court to abandon the suit as against any designation. fendant who does not reside or carry on business or personally work for gain within such local limits, and to sue for a decree against such defendants only as do so reside carry on busine s or personally work for gain "

9 To section 19 of the said Act the following shall be added, Addition to namels -

section 19 Act \V. 1882

- ' 19 \ Whenever the Court finds that for want of jurisdiction it Return of cannot finally determine the question at issue in the suit it may at any stage of the proceedings return the plaint to be presented to a Court having jurisdiction to determine the question. When the Court so returns a plaint it shall comply with the provisions of the second paragraph of section 57 of the 'Code of Civil Procedure and male such order with respect to co to is it min think just and the Court shall for the purposes of the Indian Limitation Act 1877 be deemed to have been unable to entertain the suit by reason of defect of jurisdiction. When a plaint so returned is afterwards presented to a High Court credit shall be given to the plaintiff for the amount of the court fee paid in the Small Cause Court in respect of the plaint in the levy of any fees which according to the practice of the High Court are credited to the Govern ment
- 10 In section 21 of the aid Not after the words ' or value thereof " Amendment of section 21 the words "and all suits whereof the amount or value of the subject- Act XV, matter exceeds one thousand rupces shall be inserted

the Amendment of section 22, 11 In section 22 of the said Act for the words two thousand words " one thousand " shall be sulstituted Act XV

1881

- 12 [Repeal of Act \\ 1882 se tion 23 and second schedule ] Rep by the Repealing and Amending Act 1914 (10 of 1914)
- 13 For Chapter VI of the said Act the following shall be substituted Substituted

of new Chap ter for Chap ter VI Act XV 1852

#### ' CHAPLER VI

# NEW TRIALS AND ALPLAIS

' 37 Save as otherwise provided by this Chapter or by any other General final enretment for the time being in force every decree and order of the and orders of Small Cause Court in a suit shall be final and corclusive ~mall Caus~

See now rule 10 Order VII is the first che lule to the Civil Procedure Code 1909 (Act 5 of 1908)

New trial of contested CRECE

- "38 Where a suit has been contested, the Small Cause Court may, on the application of either party, made within eight days from the date of the decree or order in the suit (not being a decree passed under section 22 of the 'Code of Civil Procedure), order a new trial to be held or I alter set aside or reverse the decree or order upon such terms as it thinks reasonable and may in the meantime stay the proceedings
- ' Luplanation -Lvery suit shall be deemed to be contested in which the decree is made otherwise than by consent of or in default of appear ance by the defendant

Removal of certain causes into High Court

- "39 (1) In any suit instituted in a Small Cause Court in which the amount or value of the subject matter exceeds the sum of one thousand rupees the defendant or any one of the defendants may, before the day fixed by the summons for the appearance of the defendant or within eight days after the service of the summons on him, whichever period shall last expire, apply ex parte on an affidavit setting forth the facts on which he relies for his defence to a Judge of the High Court for an order removing the cause into the High Court
- (2) Unless the Judge is of opinion that the application has been made solely for the purpose of delay the applicant shall be entitled to such order is of right but it shall be lawful for the Judge if he sha think fit in and by such order to require the applicant to give securit to a reasonable amount to be specified in the order for the payment of any costs which may become payable by him to the plaintiff in respec of the said suit and such Judge may also if he shall thinl fit, declar that the removal directed by such order shall be conditional upon th completion of such security within a reasonable time to be prescribed in the order
- " (3) If the applicant fail or neglect to complete the required securit (if any) within the prescribed time (if any), the said order shall be dis charged and the suit shall proceed in the Small Cause Court as if such order had never been made
- " (4) If the plaintiff in any case which has been removed under thi section into the High Court has abandoned a portion of his claim in orde: to be able to bring the suit within the jurisdiction of a Small Cause Court he shall be permitted to revive the portion of his claim so abandoned

Rules with respect to under the last foregoing s\*c\*lon.

" 10 (1) When a suit has been removed into the High Court under respect to such foregoing section at shall be heard and disposed of by such Court in the exercise of its original jurisdiction, and the said Court shall have all the same powers and jurisdiction in respect their of as if it had been originally instituted in such Court

<sup>&</sup>quot;See now rule 16 in the second seled le to Act / of 1909

#### 1895: Act III 1 Criminal Law Amendment

- "(2) In every suit so removed as aforesaid the affidavit fired under section 39, sub section (1), shall be treated as a written statement of the defendant tendered under section 110 of the 'Code of Civil Procedure unless the Court shall otherwise order
- "(3) In every suit so removed is aforesaid credit shall be given to the plaintiff for the amount of the court fee paid in the Small Cause Court in respect of the plaint in the levy of any fees which according to the practice of the High Court are payable to the Government "

# ACT No III or 1895 2

[8th February 1895]

An Act to amend the Indian Penal Code,

WHEREAS It is expedient to smend the Indian Penul Code \*\* \* \*. It is hereby enacted as follows -

- 1 For section 182 of the Indian Penal Code the following shall be Substitution substituted, namely -
- he knows or believes to be false, intending thereby to cause or knowing atton with it to be likely that he will thereby cause, such public servant-(a) to do or omit anything which such public servant ought not to use his law
  - do or omit if the true state of facts respecting which such the injury of information is given were known by him or

'182 Whoever gives to any public servant any information which Falso inform

cause public servest to another person.

of new sec

tion for section 189, Act XLV, 1860

1 See now rule 1 Order VIII in the first schedule to 1ct 5 of 1908 Short title "The Indian Criminal Law Amendment Act 1895 ' See the Indian Short Titles Act, 1897 (14 of 1897)

ns see (sazette of India 1894 Pt V p 90 ee ibid, 1895 Pt V p 19 and for Proceed p 151 ibid 1895 Pt VI pp 37 and 116

This Act is in force in Upper Burina (except the Shan States) in so far as it amends 4ct 45 of 1860. That Act as a by s 4 and the First Schedule to the Bu

"The heading " Indian Penal Code " was repealed by the Repealing and Amend ing Act 1914 (10 of 1914)

Duers) See Gazette of India 1836 Pt 1 p 302

"The words and figures Act VI of 1861 and the Indian Post-office Act, 1866," in the title and preamble were repealed by the Repealing and Amending Act, 1914

(b) to use the lawful power of such public servant to the injury or annovance of any person,

shall be punished with imprisonment of either description for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both

#### · Illustrations

' (a) I informs a Magistrate that Z, a police officer subordinate to such Magis trate, has been guilty of neglect of duty or misconduct, knowing such information to be false, and knowing it to be likely that the information will cause the Magistrate to dismiss Z A has committed the offence defined in this section

cret (b) A falsely informs a public servant t place knowing such information to be false consequence of the information will be a summy suce to Z. A has committed the offence the with

"(e) A faisely informs a policement that he has been assaulted and robbed in the neighbourhood of a particular village. He does not mention the name of any person as one of his assaultatis but knows it to be likely that in consequence of this information the Police will make enquiries and institute searches in the rillage to the annoyance of the villagers or some of them. A has committed an offence under this section

2 To Chapter XII of the and Code the following shall be added Addit on of section to Chapter \III namely -Act XLV

Prol ib t on of fetit ous stamps

1860

" 263A (1) Whoever-

- (a) males knowingly utters deals in or sells any fictitious stamp, or knowingly uses for any postal purpose any fictitious stamp, or
- (b) has in his possession without lawful excuse any fictitious
- (c) makes or without lawful excuse has in his possession any die, plate instrument or materials for making any fictitious stamp

shall be numshed with fine which may extend to two hundred supees

- " (2) tny such stamp, die plate instrument or materials in the possess on of any person for making any fictitious stamp may be seized and shall be forfested
- "()) In this section 'fictitious stamp 'means any stamp falsely purporting to be is ued by Government for the purpose of denoting a rate of postage, or any facsimile or imitation or representation whether on paper or otherwise of any stamp issued by Government for that purpose
- "(4) In this section and also in sections 255 to 263, both inclusive the word 'Government' when used in connection with or in reference to, any stamp issued for the purpose of denoting a rate of postage, shall, notwithstanding anything in section 17, b. deemed to include the person

or persons authorised by law to administer executive government in any part of India, and also in any part of Her Maiesty's dominions or in any foreign country "

3. I or section 294 of the said Code the following shall be substituted, Substitution of new section for section

" 294 Whoever, to the annovance of others

namely -

namely -

-94, Act XLV. Olycene acts and songs

- (a) does any obscene act in any public place or
- (b) sings, recites or utters any obscene song, ballad or words in or near any public place

shall be punished with imprisonment of either description for a term

which may extend to three months or with fine or with both "

w «cction ft recet en 477 Act XLV 1866

4. After section 477 of the and tode the following shall be added Addition of

" 477A Whoever, being a clerk, officer or servant or employed or Falsiscation acting in the capacity of a clerk officer or servant, wilfully and with

intent to defraud destroys afters mutilates or falsifies any book paper writing, valuable security or account which belongs to or is in the posses sion of his employer or has been received by him for or on behalf of his employer or wilfully and with intent to defraud makes or thets the minking of any false entry in, or omits or alters or abets the omission or alteration of any material particular from or in any such book paper writing, valuable equity or account shall be punished with imprison ment of either description for a term which may extend to seven years or with fine, or with both

I rplanation -It shall be sufficient in any charge unler this section to allege a general intent to defraud without naming any particular per son intended to be defrauded or specifying any particular um of money intended to be the subject of the fraud or any particular day on which the oftence was committed '

- 5 [Substitution of new sections for sections 2 3 at 1 1 Act 11 1864 \ Rep by the W1 ipping Act 1909 (4 of 1909)
- 6 [Addition of 1 eplacation to extent 5 1 t 17 f 1864] Rep 1 ; the Whipping Act 1900 (5 of 1900) s 4
- 7 [Addition of new section ft i section 65 4 : \11 + 15M ] Pen by the Indian Post Office Act 1898 (6 of 1898)

#### ACT No. VIII or 1895.1

T1st March, 1895.7

An Act to amend Act V of 1861 (an Act for the Regulation of Police).

WHEREAS it is expedient to amend Act V of 1861 (an Act for the Regulation of Police); It is hereby enacted as follows:—

Addition to interpretation-clause, section 1, Act V, 1861.

- 1. In section 1 of the said Act the following shall be inserted between the interpretations of the words "general police-district" and the word "property," namely:—
- "The words 'District Superintendent' and 'District Superintendent of Police' shall include any Assistant District Superintendent or other person appointed by general or special order of the Local Government to perform all or any of the duties of a District Superintendent of Police under this Act in any district"

Amendment of section 7, Act V, 1861, respecting minor punish ments

- In section 7 of the said Act, in lieu of the words beginning "or fine any police-officer" down to the end of the section, the following shall be substituted, namely —.
- "or may award any one or more of the following punishments to any police-officer who shall discharge his duty in a careless or negligent manner or who by any act of his own shall render himself unfit for the discharge thereof, namely:—
  - (a) fine to any amount not exceeding one month's pay;

This Act is in force in Upper Burms (except the Shan States) as being part

stea in force there by nonnecation
(14 of 1874), see Gazette of India,

1 Code

Ss 15, 15A, 16, 30, 304, 31 and 32 of the principal Act as amended by this Act, have been extended by notification under s 5 of the Scheduled Districts Act, 1874 (14 of 1874), to the Scheduled Districts in Ganjam and Vizagapatam, see Garctio of India, 1809, Pt. 1, p. 872

Act 3 of 1975

has been

<sup>&#</sup>x27;Short title, "The Police Act (1861) Amendment Act, 1895," see the Indian Short Titles Act, 1897 (14 of 1897).
For Statement of Objects and Reasons, see Gasætte of Indian, 1894, Pt V, p. 166; for Report of the Select Committee, see ibrd, 1895, Pt. V, p. 35, and for Ploceed angular Ocuanci, see ibrd, 1894, Pt. V, p. 225, ibrd, 1895, Pt. Vi, pp. 71, 140 and 1895.

- (b) a uning rent to quarter for a term not exceeding fifteen days with or without punishment drill, extra guard, fatigue or other duty
- (c) deprivation of good conduct pay.
- (d) removal from any other of distinction or special emolument "
- 3 For the second paragraph of section 8 of the said Act beginning Amendment with the words "Such certificate shall cease to have effect" and ending of section 8 Act V 1861 with the words "Such certificate summer ease to allow with the words "officer empowered to receive the same," the following respecting certification shall be substituted namely

and suspen

- "Such certificate shall cen e to have effect whenever the person named in it ceases for any reason to be a police officer, and on his ceasing to be such an officer shall be forthwith surrendered by him to any officer empowered to receive the same
- "A police-officer shall not by reason of being suspended from office cease to be a police officer During the term of such suspension the powers, functions and privileges vested in him as a police officer shall be in abevance, but he shall continue subject to the same responsibilities discipline and penalties and to the same authorities as if he had not been suspended "
- 4 For section 15 of the and Act the following shall be substituted, Substitution namely -

of new sec tion for sec tion 15 Act

- 10 (1) It shall be lawful for the I ocal Government by proclama Quarternag tion to be notified in the official Gazette and in uch other manner as the of additional Local Government shall direct to declare that any area subject to its turbed or authority has been found to be in a disturbed or dangerous state or that dangerous from the conduct of the inhabit ints of such area or of any class or section of them it is expedient to increase the number of police
- " 2) It shall thereupon te lawful for the Inspector General of Police or other officer juthouzed by the Local Government in this behalf with the sanction of the Local Government to employ any police force in addition to the ordinary fixed complement to be quartered in the area specified in such proclamation as aforesaid
- ' (3) Subject to the provisions of ub section (5) of this section the cost of such additional police force shall be borne by the inhabitants of such area described in the proclamation
- ' (4) The Magn trate of the district after such enquiry as le may deem necessary, shall apportion such to t among the inhabitants who are as aforesaid liable to lear the time and who shall not have been exempt ed under the next succeeding sub section. Such apportionment shall be

made according to the Magistrate's judgment of the respective means within such area of such inhabitants

- "(5) It shall be lawful for the Local Government, by order, to exempt any persons or class or section of such inhabitants from liability to berr any porition of such cost
- "(6) Every proclamation issued under sub-section (1) of this section shall state the period for which it is to remain in force, but it may be withdrawn at any time of continued from time to time for a further period or periods as the I ocal Government may in each case, think fit to direct
- "Explanate n—For the purposes of this section 'inhabitants' shall include jersons who themselves or by their agents or servints occupy or hold land of other immoverble property within such area, and landlords who themselves or by their agents or servints collect rents direct from rulyits or occupiers in such area notwithstanding that they do not rectually reside therein"

5 After section 15 of the said Act the following shall be inserted namely —

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n land

Ad lit on of new section

after sect o

- 15 \( \) (I) If in any iten in regard to which any proclamation notified under the last preceding section is in force death or grierous a burt or loss of or damage to property has been caused by or has ensued from the resconduct of the inhabitants of such area or any class or section of them it shall be havful for any person, being an inhabitant of such area who claums to have suffered injury from such misconduct to male within one month from the date of the injury or such shorter period as may be described an application for compensation to the Vigistrate of the district or of the sub-division of a district within which such area is situated.
  - (2) It shall it ereupon be lantil for the Magistrate of the district with the sunction of the Local Government after such enquiry as he may deem neces arr, and whether any additional police force has or has not leen quartered in such area under the last preceding section to—
    - (a) declare the persons to whom injury has been caused by or has ensued from such misconduct
    - (b) fix the amount of compensation to be paid to such persons and the manner in which it is to be distributed among them and
    - (c) as ess the proportion in which the same shall be paid by the inhabitants of such area other than the applicant who shall not have been exempted from hability to pay under the next surviding subsection

namely -

namely -

for ecction 16 Act V.

of ne sect on

Provided that the Magi trate shall not make any declaration or as e ment under this sub-section unless he is of opinion that such injury as afores ud has arisen from a riot or unlawful a setably within such area, and that the person who suffered the injury was himself free from blame in respect of the occurrences which led to such injury

- (3) It shall be lawful for the I oral Government, by order, to exempt any persons or class or section of such inhabitants from liability to pay inv prition of such compensation
- (4) I very declaration or a essment made or order pased by the Magistrate of the district under sub-section (2) shall be subject to revision by the Commissioner of the Division or the Local Government but save as aforesaid shall be final
- (5) No civil suit shall be maintainable in respect of any injury for which compensation has been awarded under this section
- (6) Explanation -In this section the word 'inhabitants' shall
- have the same meaning as in the last preceding section " 6 For section 16 of the said Act the following shall be substituted, New section substituted
- 1861 " It (1) All moneys payable under sections 1: 14, 10 and IoA shall Recovery of be recoverable by the Magistrate of the district in the manner provided able under ly sections 386 and 387 of the 'Code of Criminal Procedure 1882, for sections 13, 14 15 and the recovery of fines, or hy suit in any competent Court

loA and disposal of "(2) All moneys paid or recovered under sections 13 14 and 15 shall same when be credited to a fund to be called 'The General Police 1 and,' and shall be applied to the maintenance of the police force under such orders as the Local Government shall pass

- "(3) All moneys paid or recovered under section 15A shall be paid by the Magistrate of the district to the reisons to whom and in the proportions a which the same are payable under that section "
- 7 to section 26 of the said Act the following shall be added, Addition to section 26 namely -Act 1 1861
- " (2) The provisions of section 525 of the 'Code of Criminal Proce dure, 1882, shall be applicable to property referred to in this section "
- 8 For section 27 of the said Act the following shall be substituted Substitution
- for sect on 27, Act \ 1861 27 (I) If no per on shall within the period allowed claim such pro-Confication of property perty, or the proceeds thereof if sold, it may, if not already sold under if no claimant.

' See now the Code of Criminal Procedure 1898 (Act 5 of 1898)

sub section (2) of the last preceding section, he sold under the orders of the Magistrate of the district

"(2) The sale proceeds of property sold under the preceding sub section and the proceeds of property sold under section 26 to which no claim has been established shall be at the disposal of Government"

thon 20 9 In section 29 of the said Act, after the words "for the period of or two months" the following shall be added, namely —

- "or who, being absent on leave, shall ful, without reasonable cause, to report himself for duty on the expiration of such leave"
- 10 For section 30 of the said Act the following shall be substituted,
- namely —

  " 30 (I) The District Superintendent of Assistant District Super-
- intendent of Police may, as occasion requires, direct the conduct of all assemblies and processions on the public roads, or in the public streets or thoroughtares, and prescribe the routes by which, and the times at which such processions may pass

  "(2) He may also on being satisfied that it is intended by any
- persons or class of persons to convene or collect an assembly in any such road, street or thoroughfare or to form a procession which would, in the judgment of the Magistrate of the district or of the sub division of a district, if uncontrolled, he likely to cruse a breach of the peace, require by general or special notice that the persons convening or collecting such assembly or directing or promoting such procession shall apply for a license
- "(3) On such application being made he may issue a license specifying the names of the licensees and defining the conditions on which alone such assembly or such procession is to be permitted to take place and otherwise giving effect to this section. Provided that no fee shall be charged on the application for, or grant of, any such license
- "(4) He may also regulate the extent to which music may be used in the streets on the occasion of festivals and ceremonies"
- 11 After section 30 of the said Act the following section shall be inserted, namely —

"30A (I) Any Magistrate or District Superintendent of Police or Assistant District Superintendent of Police or Inspector of Police or any police-officer in charge of a station may stop any procession which violates the conditions of a license granted under the last foregoing section, and may order it or any assembly which violates any such conditions as aforesaid to disperse

Addition to section 29 Act V, 1861 respecting overstay of leave. Substitution

of new section for section 30 Act V 1861
Regulation of public assemblies and processions, and

licensing of

Add tion of new section after sec t on 30 Act V, 1861

Powers with regard to assemblies and proces a one violat ing condi t one of j I cense Magnetrate

- (2) Any procession or assembly which neglects or refuses to obey any order given under the last preceding sub-section shall be deemed to be an unlawful assembly "
- 12. In section 32 of the said Act, for the word "two," where it first Amendment occur, the word "three," and in section 33 of the said Act, for the word and 33 Act " three," the word " four " shall be respectively substituted
- 13. In section 34 of the said Act after the words " or in any " the Amendment words 'open place or "shall be inserted and for the expression " resi- Act V, 1851 dents and passengers" the expression "residents or passengers" shall
- be substituted 14 For sections 37, 38 39 and 40 of the said Act the following sec. Substitution of now section shall be substituted, namely -
- tions 37, 33, 39 and 40, " 37 The provisions of sections 64 to 70 both inclusive, of the Recovery of O Indian Penal Code and of sections 386 to 389, both inclusive, of the fines imposed ode of Criminal Procedure 1892, with respect to fines, shall apply to by Magis penalties and fine- unposed under this Act on conviction before a

Provided that notwithstanding anything contained in section 65 of the first mentioned Code, any person sentenced to fine under section 34 of this Act may be imprisoned in default of payment of such fine for any period not exceeding eight days "

15 For section 46 of the said Act the following shall be substituted, Substitution of new secnamely -

tion for sec tion 46, Act V. 1861

tion for sea

- "46 (I) This Act shall not by its own operation take effect in any Scope of Act, presidency, province of place But the Governor General in Council, by an order to be published in the Gazette of India, may extend the whole or any part of this Act to any presidency, province or place, and the whole or such portion of this Act as shall be specified in such order shall thereupon take effect in such presidency, province or place
- "(2) When the whole or any part of this Act shall have been so extended, the Local Government may from time to time, by notification in the official Gazette, make rules consistent with this Act-
  - (a) to regulate the procedure to be followed by Magistrates and Police-officers in the discharge of any duty imposed upon them by or under this Act,

<sup>1</sup> See now the Code of Criminal Procedure 1898 (Act 5 of 1893)

[1895: Act VIII SOF 1'olice

Radicay Compinies

(b) to pre-cribe the time-manner and conditions within and under which claims for compensation under section 15A are to be made, the particulars to be stated in such claims, the manner in which the same are to be verified, and the proceedings (including local enquiries if nece sary) which are to be taken consequent thereon, and,

(c) generally, for giving effect to the provisions of this Act

"(3) All rules made under this Act may from time to time be amend ed added to or cancelled by the Local Government "

Same o 16 All orders heretofore assued by the Governor General in Council order be or the Local Government under section 46 of the said Act shall as far as infore issuit under se ti c may be be deemed to have been issued under the new section substituted 48, Act \ 13 1 for the . me by the last foregoing sect on

# VCI No. X or 1895 1

17th March, 1895 7

[1895: Act X

An Act to provide for the payment by Railway Companies registered under the Indian Companies Act, 1882 of interest out of capital during construction

WHEREAS it is expedient to provide for the payment by Railway Companies registered under the Indian Companies Let, 1882, of interest 110 out of capital during construction, It is hereby enacted as follows -

Title un i esten.

- 1 (1) This Act may be called the Indian Railway Companie. Act,
- 1895
  - (2) It extends to the whole of British India.

Deliant xx

- 2 In this act unless there is something repugnant in the subject or
- context,-
  - (1) " railway " means a railway as defined in section 3, clau e (4), of the Indian Railway- Act, 1890

<sup>&</sup>lt;sup>1</sup> For Statement of Objects and Réasons see Guzette of India 1803, Pt V, p 25, and for Proceedings in Council, see told, 1805, Pt VI, pp 125, 213, and 217. The Act has been de-lared in force in Upper Burna (except the Shan States by the Burna Lares Act, 1893 (13 of 1828) Bur Code
See non there after 1809 (13 of 1828) Bur Code
See non there after 1809 (13 of 1828) Bur Code
The word "and" at the end of sub-section (2) and sub-section (3) were repealed by the Repealing and Amendman Act, 1914 (10 of 1914).

- (2) 'the railway means the railway in relation to the contruction of which interest out of appeal as permitted to be paid as hereinafter provided and
- (a) Rudway Company means a Company registered under the <sup>1</sup>Irdian Companies Act 1882 and formed for the purpose of making and working or malang or working a rudway in India whether alone or in conjunction with other purposes.
- 3 A Railway Company may pay interest on its paid up share capital Exponent of out of capital for the period and subject to the conditions and restriction in this section mentioned and may charge the same to capital as part of the cost of construction of the railway.
  - 1) Such interest shall be paid only for such period as shall be determined by the Governor General in Council, and such period shall in in case extend beyond the close of the halfvear next after the halfvear during which the railway shall be actually completed and opened for traffic.
  - (2) No such payment shall be made unless the same is authorised by the Company's memorandum of association or by a special resolution of the Company
  - (3) No such payment whether authorised by the Company's memorandum of association or by special resolution as afore rud shall be made without the previous sanction of the Governor General in Council
  - (4) The amount so paid out of capital by way of interest, in ies pect of any period shall in no case exceed a sum which shall, together with the net cannings of the railway during such period make up the rate of iour per cent per annum
  - (5) No such payment of interest shall be made until such Railway. Company has satisfied the Governor General in Council that two thirds at least of its share capital in respect whereof interest is to be so paid, has been actually, issued and accept ed, and is held by shaleholders who, or whose representatives, are legally hable for the same.
  - (6) No such interest shall accrue in favour of any shareholder for any time during which any call on any of his shares is in arrear
  - (7) The payment of such interest shall not operate as a reduction of the amount paid up on the shares in respect of which it is paid

<sup>1</sup> See now the consolidated Act 7 of 1913 which repealed Act 6 of 1827

Provides of section 3 applicable to additional stars capital for exten

4. A railway in course of construction and intended to be made or worked by a Railway Company in addition to or by way of extension of any railway owned or worked by such Company, shall be deemed to be the railway of such Company for the purposes of this Act, and all the provisions of the last preceding section shall apply to such railway and to the stare capital issued for the purpose of its construction.

q Annual, and off t believed Nor a r 5. When a Railway Company has power to pay interest under this Act, notice to that effect shall be given in every prospectus, advertisement or other document inviting subscriptions for shares therein, and in every certificate of such shares.

6. When any interest has been paid by a Reilway Company under that Act, the annual or other accounts of such Company shall show the amount on which and the rate at which, interest has been so paid.

Construction of borrowing powers

7. If by any memorandum of association, articles of association or other document any power of borrowing money is conferred on a Railway Company, or on its Directors, with or without the sanction of any meeting, and if such power of borrowing is limited to an amount bearing any proportion to the capital of such Company, the amount of capital applied or to be applied in payment of interest under this Act shall, for the purpose of ascertaining the extent of such power of borrowing be deducted from the capital of such Company.

#### ACT No XV or 1895.1

[10 October, 1895.]

An Act to explain the Transfer of Property Act, 1832 so far as relates to grants from the Crown, and to remove certain doubts as to the powers of the Crown in relation to such grants

WHEREAS doubts have arisen as to the extent and operation of the Transfer of Property Act, 1882, and as to the power of the Crown to N impose limitations and restrictions upon grants and other transfers of land made by it or under its authority, and it is expedient to remove such doubts. It is hereby enacted as follows:—

This and

L (1) This Act may be called the Crown Grants Act, 1895.

For Statement of Objects and Reasons ... Gazette of India, 1895, Pt. V, p. 189 and for Provendings in Council .... i'vi, Pt. VI, pp. 282 and 385.

This Act was declared in force in Upper Berma (serse): the Shan States) by the Berma Laws Act, 1808 (18 of 1938). But Code; in Berinds Balecharian Forsette 3 of the Bertch Balecharian Forsette States and Laws Peculation [1912] 26 p 1913. "Are Bal. Code."

Penal Code Amendment.

- (2) It extends to the whole of British India; 10
- 2. Nothing in the Transfer of Property Act, 1882, contained shall Transfer of apply or to deemed ever to have applied to any grant or other transfer Property Act, 1885, of I nd or of any interest therein heretofore made or hereafter to be not to apply unde by or on behalf of Her Majesty the Queen Empress, her heirs or grants. successors, or by or on behalf of the Secretary of State for India in Council to, or in favour of, any person whomsoever, but every such grant and transfer shall be construed and take effect as if the said Act lad not leen passed.
- 3 Ill provisions, restrictions, conditions and limitations over con- Crown grants taired in any such grant or transfer as aforesaid shall be valid and take to take effect effect a ording to their teror, any rule of law, statute or enactment of their tenor the Log slature to the contrary notwith-tanding

MC F No All or 1896 2

[27th February, 1896.]

An Act to amend the Indian Penal Code.

William it is expedient to amend the Indian Penal Code It is hereby enacted is follow-

1. 1) For the second paragraph of section 230 of the said Code the Substitution of new para-graph for following -hall be sub-tituted namely -

' Queen's commismetal stamped and issued by the authority of the paragraph 2 of section Queen, or by the authority of the Government of India, or of the Gov- 200 of Code ernment of any Presidency or of any Government in the Queen's dominions in order to be used as money and metal which has been so stamped and a-sued shall continue to be the Queen's coin for the purposes

The word "and at the end of sub-section (2), and sub-section (5) were repealed by the Repealing and Imending Act 1914 (10 of 1914). Shirt title "The Indian Penil Cool Amendment Act, 1896" see the Indian Short Titles Act 1897 (14 of 1897).

Short Titles Act 1897 (14 of 1897). The Penils of Short Titles Act 1897 (14 of 1897). The Report of the Short Shor and 10)

As being part of Act 45 of 1860, it is in force in Upper Burma (except the Shun Statics), see the Burma I awa Act, 1893 (130 of 1889), Bur Code, for the same reason it is in force in British Haluthistan, see Bal Code, but the Chin Hills Regulation, It is in force in tracts in the Chin Hills to which the Chin Hills Regulation, 1896 (5 15 of 1900 which is included in the

rganas, by the Sonthal Paras amended by the Southal 3), s 3 B & O Code, Vol I

Inland Bonded Warehouses.

Inland Bonded Warehouses. [1896: Act VIII.
(Inland Bonded Warehouses)

of this Chapter, notwithstanding that it may have ceased to be used as money "

- (2) To the illustrations appended to the said section the following shall be added, namely --
- "(e) The 'Farukhabad 1upee,' which was formerly used as money under the authority of the Government of India, 19 Queen's coin, although 1t is no longer so used "

#### ACT No. VIII of 1896 1

15th March, 1896 1

II of

An Act to provide for the establishment of bonded warchouses at places other than customs ports, and to afford facilities for the bonding of salt in such warehouses

WHEREAS It is expedient to provide for the establishment of bonded warehouses at places other than customs-ports, and to afford facilities for the bonding of sult in such warehouses. It is hereby enacted as follows.—

Title and con-

- 1 (1) This Act may be called the Inland Bonded Warehouses Act,
- (2) It shall be read with and taken as part of, the Sea Customs Act, VIII 1878, 20

2\* \* \* \* \* \* \*

Extent

2. Sections 5 to 7, both inclusive, of this Act shall extend only to such parts of British India as the Governor General in Council may from time to time, by notification in the Gazette of India, "direct in this behalf

### Inland Ronded Warehouses

Repear

- 3 (1) The Inland Bonded Warehouses Act, 1887, is hereby repealed xx
  - (2) The reference to that Act in section 3, clause (7), of the Cotton Duties Act, 1896, shall be read as if it were made to this Act

<sup>&</sup>lt;sup>1</sup> For Statement of Objects and Reasons, see Gazette of India, 1895, Pt V, p 54, for Report of the Select Committee, see told 1890, Pt V, p 145, and for Proceedings in Communit, see told, 1895, Pt VI, p 238, and told, 1896, Pt VI, pp 2, 103 and 114

<sup>2. 103</sup> and 114

'The word "and" at the end of sub-section (2), and sub section (5) were repealed by the Repealing and Amending Act, 1914 (10 of 1914)

'Ss 5 to 7 have been extended to the territories administered by the Government of Bengal, eec Gazette of India, 1897, Pt. 1, p. 161

#### (Inland Bonded Warehouses Salt Time-Bonds )

4 (1) Notwithstanding unvilling contained in the Sea Customs Act. Inland bond 1878, the Chief Customs authority may, from time to time, with the pre-houses and vious sanction of the Local Government, appoint a public or license a law appli private wirehouse at any place which is not a warehousing port, and may with the like sanction cancel such appointment or license

- (2) In reference to such a place and a warehouse appointed or licensed thereat the provisions of the said Act with respect to the levy of customs duties on goods brought in bond from one customs port to another, and with respect to warehousing, shall be construed as if the place were a customs-port and a warehousing port, and the warehouse a public or a private wirehouse is the case may be, appointed or licensed thereat under that Act
- (3) All rules applicable to such warehouses and to the weighment and removal thereto of salt, and in force at the commencement of this Act shall remain so applicable until they shall be duly superseded or alterel

#### Salt Time-Rands

٠.

5 Notwithstanding anything contained in the Sea Customs Act Conveyance 1878, or in section 4 of this Act the Chief Customs authority may per-miand bond mit salt removed from ship board or from a warehouse appointed or cd ware licensed under the Sea Customs Act 1878 to be conveyed under a bond bonds securing the subsequent payment of the duty leviable in respect of the salt so removed and in accordance with such inles as may be prescribed in this behalf by the Local Government to a warehouse appointed or brensed for that purpose by the Chief Customs authority

6 I very bond executed in accordance with the provisions of the last Form of preceding section shall be in the form hereto innexed or when such form is inapplicable or insufficient in such other form as is from time to time prescribed by the Chief Customs authority

Provided that the time allowed by such bond for the payment of the duty lev able on the salt included therein shall not exceed the time within which it may reasonably be expected that the whole of such salt shall have passed into consumption and shall in no case exceed six months

Provided also that the Chief Customs authority may it any time require the duty to be paid to the extent to which the salt may have been delivered from the warehouse

Sub section (4) was repealed by the Repealing and Amending Act. 1914 (10 of 1914)

# Power to

- 7 The Local Government may 1. . . . . . . . make the consistent with the provisions of this Act, to regulate—
  - (1) the appointment or licensing of warehouses under section 5,
  - (2) the inspection by Government officers of such warehouses,
  - (3) the safe custody of salt in transit under the provisions of the said section
  - (4) the removal of salt from a warehouse appointed or licensed under the said section
  - (5) the nature of the security to be required from a person executing a bond in accordance with the provisions of the said section and the time and place of payment of the sum recoverable under such bond, and
  - (6) generally such other matters as may be deemed necessary to secure the safety of the public revenue

Saving

8 Nothing in section 5 or section 6 shall prevent the removal of salt in any manner in which it may for the time being be lawfully remove able under section 4.

# (See section 6)

No 189

We A B,

now of

. and C D

, of the same place are jointly and severally bound to Her Majesty's Secretary of State for India in Council in the sum of Government rupees to be paid to the said Secretary of State in Council for which payment we jointly and severally bind ourselves and our legal representatives

(Date)

(Signed)

The above bounden of the Custom hou e at a warehouse appointed or licensed under the Inland Bonded Warehouses

Act 1896 and situated at , for a period of mainted at tay, and the following goods that is to eay, and both of eather the following goods that is to eather the following eather the following goods that is to eather the following goods that is to eather the following eather the following eather the following eather the following eather the following eather the following eather the following eather the following eather the following eather the following eather the following eather the following eather the following eather the following eather the following eather

house bools as No of the Register of goods imported by sea,

<sup>&</sup>lt;sup>1</sup> The words " with the previous sanction of the Governor General in Council were omitted by Schedule Part I of the Decentralization Act 1914 (4 of 1914) "For rules made by the Government of Bengal under this section, see Ben R. 4.0

(Form of Bond )

1896: Act IX ]

Railicane

The corditt n of this bond is that

If the said or their light representatives shall observe all the rules prescribed under the said Infind Bonded Warehouses Act, 1896, to be observed by the owners of goods warehoused and persons obtaining permission to warehouse goods under the provisions thereof

And if the said or their legal representatives shall pay to the officer in charge of the Custom house at the port of or to the Collector of all dues including customs duties or other lawful charges which shall be demandable on the said salt or on account of penalties incurred in respect thereto within the date of this bond, together with interest on every such sum at the

rate of six per cent per annum from the date of demand thereof being made in writing by the said officer in charge of the Custom house. And if within the term so fixed it such further period (if any) as may be granted by the Chief Customs suthority for the payment thereof the full amount of all customs duties and other lawful charges, penalties and interest demandable as aforesaid shall have been first paid on the

whole of the said salt

This obligation shall be void

Otherwise and on breach or failure in the performance of any part of this condition the same shall be in force

(Date) (Signed)

ACT No IX or 1896 1

[5tl Warch 1896 ]

An Act to amend the Indian Railways Act, 1890

Whereas it is expedient to amend the Indian Railways Act, 1890, t is hereby enacted as follows —

1 In section 7 sub section (1) clause (a) of the said Act after the Amendment ord "roads" in the second place in which it occurs the words 'lines Act IX. if railway "shall be added

196 Pt V p 1°5

it is in force in 1898 (13 of 1898)

Bur Code

It has been declared in force in the Sonthal Parganas by the Sonthal Parganas
Settlement Regulation 1872 (3 of 1872) s 3 as amended by the Sonthal Parganas,
Justice and Laws Regulation 1899 (3 of 1994) s 3 B & O Code Vol 1

<sup>1</sup> Short title ' The Indian Railways Act (1890) Amendment Act, 1896,' see the

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Railways Legal Practitioners

[1896: Act XI

[1896: Act IX.

2 In section 10 sub-section (3), of the said Act, for the latter part of the sub-section after the words " so far as may be " the following shall

be substituted, namely --"with the provisions of sections 11 to 15, both inclusive, sections 18 to 34, both inclusive, and sections 53 and 54 of the Land Acquisition Io

Act, 1894, and the provisions of sections 51 and 52 of that Act shall apply to the award of compensation " Amendment 3. In section 59, sub-section (3), of the said Act, for 'sub-section of section 59 (I) " 'sub-section (2)" shall be substituted

> 4. In section 73 sub-section (1), of the said Act, before the word ' camels' the word ' mules' and before the word "sheep" the word

donkeys," shall be added [Repeal of section δI, Act Iλ, 1890] Rep by the Repealing and Amending Act, 1914 (10 of 1914)

Amendment 6 In section 114 of the said Act, for the words "the return half' of section 114, Act IX. the words "any half," and for the words "the return journey" the

words "the journey" shall be substituted 7 In section 136 sub-section (1) of the said Act, after the work

"Court' the words "or of any local authority or person having by law power to attach or distrain property or otherwise to cause property to be taken in execution' shall be added

# ACT No XI of 1896 1

13th March, 1896 ]

An Act to amend the Legal Practitioners Act, 1879

WHIREAS it is expedient to amend the Legal Practitioners Act, 1879; It is hereby enacted as follows -

1. To section 3 of the said Act the following shall be added, name-

ly -

" 'Tout ' means a person who procures the employment in any legal business of any legal practitioner in consideration of any remuneration

1 Short title "The Legal Practitioners Act, 1896," see the Indian Short Titles For Statement of Objects and Reasons, see Gazetto of India, 1895, Pt. V. p. 172, for Report of the Select Committee, see ibid, 1896, Pt. V. p. 149, and for Proceedings in Council, see ibid, 1895, Pt. VI, p. 329, and ibid, 1896, Pt. VI, pp. 3, 114 and 123 Act, 1897 (14 of 1897)

Amendment of section 10.

sub section (2) Act I\, 1890

sub section (3) Act IX 1890

Amendment of section 73 sub section (1), Act IX 1890

1890 Amendment

of section 136, sub sec tion (1), Act IX, 1890

Addition to Section 3 Act XVIII 1879 " Tout "

moving from such practitioner, or proposes to a legal practitioner to procure his employment in any legal business in consideration of such remuneration "

2. For section 13 of the and Act the following shall be substituted. Substituted of new section namely -

for section 13. Act XVIII. 1879.

. 13. The High Court may also after such inquity as it thinks fit, Suspension suspend or district any Pleader or Mukht it holding a certificate as afore and dismissal of Pleaders enid-

and Mukhtaes guilty of

- (a) who takes instructions in any case except from the party on unprofes whose behalf he is retained or some person who is the re-conduct comised agent of such party within the meaning of the 'Code of Civil Procedure, or some servant, relative or friend authorised by the party to give such instructions,
- (b) who is guilty of fraudulent or grossly improper conduct in the discharge of his professional duty or
- (c) who tenders gives it consents to the retention out of any fee paid or payable to him for his services of any gratification for procuring or having procured the employment in any legal business of himself or any other Pleader or Mukhtar,
- (d) who, directly or indirectly, procures or attempts to procure the employment of himself is such Pleider or Mukhtar through, or by the intersention of any person to whom any reinuneration for obtaining such employment has been given by him, or agreed or promised to be so given on
- (e) who accepts any employment in any legal business through a person who has been proclaimed as a tout under section 36
- (f) for any other reasonable cause "

a certificate as aforesaid-

3. For section 22 of the said Act the following shall be substituted, namely -

"22 The Chief Controlling Revenue-authority may also, after such Suspension enquiry as it thinks fit, suspend or dismiss any Revenue Agent holding and dismission

section for section 22. Act XVIII. of Revenue Agents guilty of

Substitution

of new

- onal

conduct

(a) who is guilty of fraudulent or grossly improper conduct in the unprofes

discharge of his professional duty, or

- (b) who tender gives or cone nt to the retention out of any fee
  paid or pavable to him for his services of any gratification
  for procuring or having procured the employment in any
  legal but ine s of him elf or any other Revenue Agent of
- (c) who directly or indirectly procure or attempts to procure the employment of himself as such Revenue Agent through or by the intervention of any per on to whom any remuneration for obtaining such employment has been given by him or agreed or promised to be a given or
- (d) who accepts any employment in any legal business through a person who has been proclaimed as a tout under section 36 or
- (e) for any other reasonable cause '

Substitution of new section for sect on 36 Act XVIII 1879 4 For section 36 of the said Act the f llowing shall be sub tituted namely -

Power to frame and publish lists of touts.

- "36 (1) Every High Court District Judge Sessions Judge District Magistrate and Presidency Magistrate every Revenue officer not being below the rank of a Collector of a District and the Chief Judge of every Presidency Small Cause Court (each as regards their or his own Court and the Courts of any, subordinate thereto) may frame and publish lists of persons proved to their or his satisfaction by evidence of general repute or otherwise habitually to act as touts, and may from time to time alter and amend such lists.
- (2) No person s name shall be included in any such list until he shall have had an opportunity of showing cause against such inclusion
- (3) A copy of every such list shall be lept hung up in every Court to which the same relates
- (4) The Court or Judge man, by general or special order exclude from the precincts of the Court any person who e name is included in any such list
- (5) Every person who e name is included in any such list shall be deemed to be proclaimed as a tout within the meaning of section 13 clause (e) and section 22, clause (d)"

ACT No. 1 of 1897.4

[14th January, 1897.]

An Act to amend Act XXXVII of 1850 (for regulating Inquiries into the behaviour of Public Servants).

WHIPIAS IT IS expedient to amend Act XXXVII of 1850 (for regulating Inquiries into the behaviour of Public Seriants); It is hereby enacted as follons -

1. The said Act XXXVII of 1850 may be called the Public Servants Title of Act XXXVII, (Inquiries) Act. 1850. 1850

2. In the pre umble to the said Act, after the word " removable " the Amendment words " from their appointments " shall be inserted, and for the words to Act "the East India Company 'the word "India" shall be substituted XXXVII.

3. In section 2 of the said Act for the words "the East India Com- Amendment pany, not removable from his office without the sanction of the same of section Government," the words "the Government, not removable from his XXXVII, appointment without the sanction of the Government," shall be substiinted

4. For section 23 of the said Act the following section shall be sub- Substitution stituted namely -

of new section for section 23, Act XXXVII, 1850

"23 The powers of the Government under this Act may in all cases Powers of be exercised by the Governor General in Council and when the person Government under this arcused can be removed from his appointment by the Local Government, Act by those powers may also be exercised by the Local Government "

whom exercuable

Short title 'The Public Servants (Inquiries) Act (1850) Amendment Act, 1897," see the Indian Short Titles Act 1897 (14 of 1897)

For St tiement of Objects and Reasons, see Gazette of India, 1896. Pt. V. p. 239, for Report of the Select Committee. see stud, 1897, Pt. V. p. 5, and for Proceedings in Council. See stud, 1897, Pt. V. p. 2 and 9.

As being part of Att 27 of 1850 at is in force in Upper Burma (except the Shan States), see the Burma Laws Act, 1898 (13 of 1898), Bur Code

when of the xcept Pt I,

1899,

10 1 9 010

3 0

Short title

and extent

Power to

presembe

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regulations as to danger

ens epidemio

take special

#### ACT No III or 1897 1

[4th 1 ebruary 1897]

An Act to provide for the better prevention of the spread of Dangerous Epidemic Disease

WHERLAS It is expedient to provide for the better prevention of the spread of dangerous epidemic disease, It is hereby enacted as follows --

- 1 (1) This Act may be called the Ppidemic Discusses Act, 1897
- (2) It extends to the whole of British India (inclusive of " \* British Baluchistan the Santhal Purganas and the Purgana of Spiti),
- 2 (1) When at any time the Governor General in Council is satismeasures and hed that India or any part thereof is visited by, or threatened with, an outbreak of any dangerous epidemic disease the Governor General in Council, if he thinks that the ordinary provisions of the law for the time being in force are insufficient for the purpose may talk or require or empower any person to tale such measures and by public notice pres cube such temporary regulations to be observed by the public or by any person or class of persons a he shall deem necessary to prevent the out break of such disease or the spread thereof and may determine in what manner and by whom any expenses incurred (including compensation if inv) shall be defiaved
  - (2) In particular and without prejudice to the generality of the fore going provisions the Govern a General in Council may take measures and prescribe regulations for-
    - (a) the inspection of any ship or vessel leaving 5 or arriving at, any port in British India and such detention thereof or of any person intending to sail therein or airiving thereby as may be necessary, and

#### Code Vol I

 $<sup>^3</sup>$  For Statement of Objects and Hersons, see Gazette of India 1897 Pt V p 21, for Report of the Select Committee see ibid, p 23 and for Proceedings in Council, see ibid Pt V1 pp 18 and 21

The Act was declared in force in Upper Burma (except the Shan States) by the Burma I aws Act 1898 (13 of 1898) Bur Code

South Parganas by the Southal Parganas s 3 as amended by the Southal Parganas 1899) s 3 B & O Code Vol I and in Regulation, 1913 (3 of 1913) see B & O

<sup>&#</sup>x27;The words 'Upper Burma' were repealed by the Burma Laws 4ct 1898 (13 of 1898) see fifth schedule Bur Code

<sup>\*</sup> The worl and it the end of sub-section () and sub-section (\*) were repealed by the Repealing and Amending Act, 1914 (10 of 1914)

<sup>&#</sup>x27;I or notifications issued under this section see different local Rules and Orders For special provision as to inspection of passengers sailing for ports in the Red Sea see 8 30 of the Native Passenger Ships Act, 1837 (10 of 1837)

1897: Act III.] 1897: Act IV.1

Fisherics

(b) the inspection of persons trivelling by callway or otherwise and the segregation in hospital temporary accommodation or otherwise of persons suspected by the inspecting officer of being infected with inv such discus-

FIZA. When any I ocal Government is satisfied that the Province or concurrent any part thereof is visited by, or threatened with an outbreak of any local dangerous epidemic disease and that the ordinary provisions of the law Goreramon for the time being in force are insufficient to prevent the outbreak of such disease or the spread thereof such I or al frovernment may exercise all or any of the powers conferred by this Act in the Covernor General in Council 7

3. Any person disobering any regulation or order made under this lender Act shall be deemed to have committed in offence punishable under ca section 188 of the Indian Penal Code

4. No suit or other legal proceeding shall be against any person for Protection anything done or in good futh intended to be done under this Act

to persona acting uni r

ACT No. IV of 1897 3

[4th Lebruary 1897]

An Act to provide for certain matters relating to Fisheries in British India

WHEREAS IT IS expedient to provide for certain matters relating to fisheries in British India It is hereby enacted as follows -

1 (1) This Act may be called the Indian Lisheries Act 1897

Little and extent

(2) It extends to the whole of British India except Burma 50

597 p 21 he British

905 (Bur

Act 3 of 1905), but work the end of sub-section (2), and sub-section (3) were repeated by the Repealing and Amending Vet 1914 (10 of 1914)

Sub section (3) was repealed by s 2 and Sch I of the Devolution Act, 1920 (38 of 1920) This section was inserted by 5 2 and Sch I thid Proceed

2 Subject to the provisions of sections 8 and 10 of the 1 General Act to be read as sup Clauses Act, 1887 this Act shall be read as supplemental to any other Ic plemental to enactment' for the time being in force relating to fisheries in any part other Fisher ies Laws of British India except Burma

Definitions

- 3 In this Act unless there is anything repugnant in the subject or context,--
  - (1) " fish ' includes shell fish
  - (2) "fixed engine" meins any net, eige, trap or other contrivance for taking fish fixed in the soil or made stationary in any other way hra
  - (3) 'private water means water which is the exclusive property of any person or in which any person has for the time being an exclusive right of fishery whether as owner lessee or in any other capacity

Explanation -Water shall not cease to be "private water" within the meaning of this definition by reason only that other persons may have by custom a right of fishery therein

4 (1) If any person uses any dynamite or other explosive substance

Destruction of fish by ex plosives in inland waters and on coasts

- in any water with intent thereby to catch or destroy any of the fish that may be therein he shall be punishable with imprisonment for a term which may extend to two months or with fine which may extend to two hundred rupees (2) In sub-section (1) the word 'water includes the sea within a
- distance of one marine league of the sea coast and an offence committed under that sub section in such ser may be tried punished and in all respects dealt with as if it had been committed on the land abutting on teres dons

Destruction of fish by poisoning of waters

- 5 (1) If any person puts any poison lime or noxious material into any water with intent thereby to catch or destroy any fish he shall be punishable with imprisonment for a term which may extend to two months or with fine which may extend to two hundred runees
- (2) The Local Government may, by notification in the official Gazette suspend the operation of this section in any specified area and may in like manner modify or cancel any such notification

<sup>\*</sup> See 1 ow sv 4 and 26 of the General Clauses Act 1897 (10 of 1897)

<sup>2</sup> For law relating to Fisheries in-

<sup>(1)</sup> Assam see the Assam I and and Revenue Regulation 1896 (1 of 1996) ss 16 and 15o

<sup>(</sup>e) Bongal and Assam (Private Fisheries) see the Private Fisheries Protection Act 1889 (Ben Act 2 of 1889)

<sup>(5)</sup> Central Provinces see the Central Provinces I and Revenue Act 1881 (18 of 1891) C P Code

<sup>(4)</sup> Nilgiris District as to acclimatised fish see the Nilgiris Came and Fish Preservation Act 1979 (Mal Act 2 of 1879) Mad Code Vol I

- 6 (1) The Local Gramment may make rules for the purposes Protection descenditer in this section mentioned and may by notification in the selected official Gratte apply all it aim of such rules to such waters, not being saters by private waters as the Leval Government was specify in the said nots Government. Scatton
- 2 The Lord Covernment may also by a like notification, apply such rules or any of them to any private water with the consent in writing of the owner thereof and of all persons having for the time being any exclusive right of fishers therein
- 3) Such rules may prohibit or regulate all or any of the following matters that is to six -
  - (a) the erection and use of fixed engines,
  - (b) the construction of weirs, and
  - c) the dimensi n and land of the nets to be used and the modes of using them
- 4) Sich rules may disprehibit all fishing in any specified water for a period not exceeding two veirs
- (5) In making any rule under this section the I ocal Government Fiar
  - a) direct that a breach of it shall be punishable with fine which my extend to one hundred rupees, and when the breach is continuing breach with a further fine which may extend to ten runcus for every day after the date of the first conviction during which the breach is proved to have been persisted in and
  - (b) provide for
    - i) the seizure initiature and removal of fixed engines, erected or used or nets used in contravention of the rule. and
    - ii) the forfeiture of any fish tal en by means of any such fixed engine (1 net
- (6) The power to make rules under this section is subject to the con dition that they shall be in ide after previous publication
- 7 (1) Any police officer or other person 2 specially empowered by Arrest with the Local Government in this behalf either by name or as holding any for offences office, for the time being may without an order from a Magistrate and under this without wairant arrest int person committing in his view any offence nunishable under section 4 or 5 or under any rule under section 6-

(a) if the name and address of the person are unknown to him and

<sup>&</sup>lt;sup>1</sup> For rules under s. 6, see different local Rules and Orders <sup>2</sup> For notification under this section in Madras see Fort St. George Gazette 103 Ft. 1, p. 19

[1897: Act IV. [1897: Act V.

Amending Act

- (b) if the person declines to give his name and address, or if there is reason to doubt the accuracy of the name and address if given.
- (2) A person arrested under this section may be detuned until his name and address have been correctly ascertained

Provided that no person so arrested shall be detained longer than may be necessary for bringing him before a Magistrafe, except under the order of a Magistrate for his detention.

# ACT No V of 1897 1

[25th February, 1897]

2 to amend and facilitate the An Act. citation of certain \* \* enactments

\* 3 Whereas it is 29 expedient that certain formal amendments should be made in the enactments specified in the second schedule to this Act,

And whereas it is also expedient to facilitate the citation of the enactments specified in the third schedule to this Act

It is hereby enacted as follows -

1. (1) This Act may be called the \* \* 4 Amending Act, 1897 5 \*

#### Epactments. amended

5 0

Table

- (2) The enactments specified in the second schedule shall be modified to the extent and in the manner mentioned in the fourth column thereof
- 3 [Savings ] Rep by the Repealing and Amending 1ct 1903 (1 of 1903)

¹ For Statement of Objects and Reasons are Gozette of India, 1897, Pt V, p 50, and for Proceedings in Council, see abid, 1897, pp 41 and 44
¹ In the Title the words "o repeal certain obsolete enactments and" and the word "other" were repealed by the Repealing and Amending Act, 1903 (1 of 1803)

<sup>&#</sup>x27;In the Presmble the repealing portion and the words "and" and "also" were repealed by the Repealing and Amending Act, 1903 (1 of 1903)

'The word, "Repealing and" were repealed by the Repealing and Amending Act, 1903 (1 of 1903)

The word "and" at the end of sub-section (1) and sub-section (2) were repealed by the Repealing and Amending Act, 1914 (10 of 1914)

<sup>\*</sup> Sub-section (1) of section 2 was repealed by Act 1 of 1903

4. I ich of the en i tments described in the first three columns of the Citation of third schedule may without prejudice to this other mode of citation be ensembled cited for all purposes in the short title mentioned in that behalf in the fourth column thereof

#### THE TIRSE SCHEDULE

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#### THE THIPD SCHIDULT -contd.

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Part I -I cal Acts of the George Green in Concelling torce in

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Part III - Per later 111 Ber 111 ( le lor e in Assam

I | Foreracting into al | | The Beneal P rn | nent Settlement | Pegulation 1-93 lation certain Art cl a 1793 cf a Proclamation bear ing date the 22n1 March 1793 11 For abelal nett forts The Persi Innitiovenue Regulation 1793. of Mal Adal t or I v onue Courts and trans forming the trial of the suits which were cogni zall in thes Courts to the Courts of Dewani Alalat and presert ing Pules f r the con luct of the Board of Le en and tl Col tectors III For re enacting w tl mo The Beneal Decembel Settlement Pegulatons diffcat one and a nend 1793 ments the rules for the Decennial Settlement of the public revenue pay able from the lands of zamındars independent taluqdars and otler ac tual proprietors of lan l m Bengal Belar and Onssa passed for those provinces respectively on the 18th September 1789 the 2.th Novem ber 1789 and the 10th February 1790 and

subsequent dates

<sup>&</sup>lt;sup>1</sup> The entry here omitted relates to the Assam Frontier Tracts Regulation, 1834 (III of 1884) which only affects Assam see Assam Code Vol I

# THE THIRD SCHEDULE-contd

1	2	3	4
Year	\o	Sul ject	Short title

Par	t III —R	equiations of the Ber	agal Code in force in 1 com-contd
1793	ZI	For removing certain re- strictions to the opera- tion of the Hindu and Mahammadan Livs with regard to the in- hentance of landed property subject to the payment of revenue to Government	The Benzal Inhentance Pezulation, 1793.
+	2777111	For re enactin', with mo diffications, such part of the rule passed on the 27th June 1787, as prohibits Covenanted Civil Servants of the Company employed in the administration of	The Indian Civil Service (Bengul) Loan Probabition Recolution, 1797
		ju lice of the collection of the public revenus lending momes to za mindar, modepondent talingdars or other actual proponerors of landers of tamers of landhold no farms immediately of Government or the under Larmers or master of the several descriptions of proprietors and farmers of land above mentioned, or their respective surrius.	-
1793		To limit the interference of the Zila Court of Diwam Adalat in the execution of wills and administration to the estates of persons dving intestate	The Bears! Wills and Intestact Perulation, 1799
1500	7	For preventing the division of landed estates in the Junal Vahals of the Zila of Vidnapore and other Detrocts	The Rencal Inhentance Pegulation, 1809

#### THE THIRD SCHEDULE-contd.

1	2	3	4		
Year	No Subject		Short title		
Part	III —R	egulations of the Be	ngal Code in force in Assam-contd.		
10	•				
1806	M	For facultating the progress of detachments of troops through the Company's territories, for allording any requeste as stance to persons traveling through those territories.	The Rengal Troops Transport and Travellers Assistance Regulation, 1806		
1812	71	To empower the Governor General in Connol to order the removal of emgrants from foreign countries, and their desemblants with the front of the front the view of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front end of the front which they may have emgrated, and of persons adogs them in the proceeding of the front which they may have emgrated, and of persons adogs them in the proceeding of the front which they have emgrated and of the front end of the	The Bengal Foreign Immigrants Regulation, 1812		
1818	ttt	For the confinement of State Prisoners	The Bengal State Prisoners Regulation, 1818		
1819	VIII	To declare the validity of certain tenures and to define the relative nights of ramindars and Print aluquars also to establish a process for the sale of such talung an insatisfaction of the zamindars demand of rent	The Bengar Patn: Talune Regulation, 1819		

<sup>1</sup> The entry relating to Regulation 10 of 1804 was repealed by the Special Laws Ropeal Act, 1922 (4 of 1922)

# THE THIRD SCHEDULE-concld.

1	2	3	4		
Year	Year No Subject		Short title		
Part	111 —R	gulations of the Ben	gal Code in force in Assam—concld		
1820	1 1	For providing that all	The Bengal Patra Taluqs Regulation, 1820		

Part 1	II —Reg	ulations of the Beng	gal Code in force in Assam—concld
1820	1	For providing that all sales of certain taluga made answerable by sale for arrears by the ramindar's rent shall be conducted in the mode provided by Regulation VIII, 1819, for the sales therein described	The Bengal Patnı Taluşe Regulation, 1820
1823	VII	For prohibiting loans by Covenanted Civil Ser vants from persons sub- ject to their official au thority and influence	The Indian Civil Service (Bengal) Loans Pro- hibition Regulation, 1823
1825	Δſ	For rendering more effectual the rules in force relative to supplies and preparations for troops proceeding through the British territories	The Bengal Troops Transport Regulation, 1825.
,1	ХI	For declaring the rules to be observed in deter mining claims to lands gained by alluvion or by dereliction of a river or the sea	The Bengal Alluvion and Diluvion Regulation, 1825
1827	111	For modifying and amend ing the rules in force re- lative to the law officers and ministerial native officers of the Courts of Judicature, who may be guilty of corruption or extortion	The Bengal Corruption and Extortion Regula- tion, 1827
,	v	For modifying the rules at present in force for the management of estates under attach ments by orders of the Courts of Justice in certain cases.	The Bengal Attached Estates Management Regulation, 1827
1829	XVII	For declaring the practice of Sati or of burning or burying alive the widows of Hindus illegal and punishable by the Criminal Courts	The Bengal Sati Regulation, 1829

#### ACT No VI or 1897 1

[4th March, 1897]

An Act to amend the Negotiable Instruments Act, 1881

WITEREAS It is expedient to amend the Negotiable Instruments Act, 1881 It is hereby enacted as follows -

1. (1) This Act may be called the Negotiable Instruments Act Short title Amendment Act 1897, 20

2 To section 72 of the said Act the following words shall be prefixed, Amendment

Act XXVI of 1881

3 For section 84 of the said Act the following section shall be Substitution substituted namely -

namely "Subject to the provisions of section 84"

of new sea tion for sec tion 84 Act XXVI of

"84 (1) Where a cheque is not presented for payment within a Whon cheque reasonable time of its issue and the drawer or person on whose account it not daily is drawn had the right at the time when presentment ought to have and drawer been made as between himself and the banker to have the cheque paid thereby and suffers actual damage through the delay he is discharged to the extent of such damage that is to say to the extent to which such drawer or person is a creditor of the banker to a larger amount than he would have been if such cheque had been paid

- (2) In determining what is a reasonable time regard shall be had to the nature of the instrument the usage of trade and of bankers and the facts of the particular case
- (3) The holder of the cleque as to which such drawer or person is so discharged shall be a creditor in lieu of such driver or person of such banker to the extent of such discharge and entitled to recover the amount from him

#### Illustrations

(a) A draws a cheque for Rs 1 000 and when the cheque ought to be presented has funds at the bank to meet it. The bank fails before the

<sup>&</sup>lt;sup>1</sup> For Statement of Objects and Reasons see Gazette of India 1896 Pt V p 36 for Report of the Select Committee see that 1897 Pt V p 51 and for Proceedings in Council see that 1896 Pt VI pp 79 and 780 and shall 1897. pp 39 and 54

[1897: Act VI.

Reformatory Schools

cheque is presented. The drawer is discharged, but the holder can prove against the bank for the amount of the cheque.

(b) A draws a cheque at Umbilla on a bank in Calcutta - The bank fails before the cheque could be presented in ordinary course - A is not discharged, for he has not suffered actual damage through any delay in presenting the cheque."

#### THE RELORMATORY SCHOOLS ACT, 1897

#### CONTLNIS

## I —Preliminari

#### Sections

- 1 Title and extent
- 2 Repeal of Act
- 3 Section 399 of Act X of 1882 repealed on date fixed by a notification under section 1, sub-section (3)
- 4 Definitions

#### II -Reformatory Schools

- 5 Power to establish and discontinue Reformatory Schools
- 6 Requisites of schools
- 7 Inspection of Reformators Schools
- 8 Power of Courts to direct youthful offenders to be sent to Reformatory Schools
- 9 Procedure where Magistrate is not empowered to pass an order under section 8
- 10 Power of Magistrates to direct boys under fifteen sentenced to imprisonment to be sent to Reformatory Schools
- 11 Preliminary enquiry and finding as to age of youthful offender
- 12 Government to determine Reformatory School to which such offenders shall be sent
- 13 Persons found to be over eighteen verus not to be detained in Reformatory Schools
- 14 Discharge or removal by order or Government

#### SECTIONS

- 15 Power to Governor General in Council to direct use of Reformatories in one province for reception of youthful oftenders from another
- 16 Certain orders not subject to appeal or revision

## III - Vanagement of Ref rmatory Schools

- 17 Appointment of Superintendent and Committee of Visitors or Board of Management
- 18 Superintendent may license vouthful offenders to employers of
- 19 Cancellation of license
- 20 Determination of licen e
- 21 Cincellation of license in case of ill treatment
- 22 Superintendent to be deemed guardian of vonthful offenders
  Power to appendice vonthful offender
- 23 Duties of Committee of Visitors
- 24 Powers of Bould of Management
- 20 Power to appoint Trustees of other Whatgers of a school to be a Bould of Management
- 26 Power of Board to male rules

#### IV -Offences in relation to Reformatory Schools

- 27 Penalty for introduction or removal or supply of polithited articles and communication with youthful offenders
- 28 Penalty for abetting escape of youthful oftenders
  - 29 Arrest of escaped vouthful oftender

#### V - Wiscellaneo is

- 30 [Repealed]
- 31 Power to deal in other was with southful effenders including
- 32 Procedure when vouthful offender under detention in a Reformatory School is again convicted and sentenced

(I -Preliminary)

ACT No VIII of 1897 '

11th March, 1897 7

An Act to amend the law relating to Reformatory Schools and to make further provision for dealing with youthful offend-

WHERE'S it is expedient to amend the law relating to Reformators Schools and to make further provision for dealing with youthful offenders. It is hereby enacted as follows -

#### 1 -Prelirinary

- L (1) This act may be called the Reformators Schools Act 1897. Tills and
- (3) This section and section 2 shall extend to the whole of British India. The other sections shall extend in the first instance to the whole of B tish India except the territories for the time being administered by the Lieutenant Governor of the Punjab and the Chief Commissioner of 'Coorg, but either of the said Local Governments may at any time by netification in the local official Gazette extend these sections to their territories from such day as may be fixed in any such notification
  - 2 (1) The Reformatora Schools Act 1876 is hereby repealed

Repeal of

(2) But all proceedings taken orders passed officers appointed or Ark authorised and rules made under the said let shall as far as may be, be deen ed to have been re pectively justed appointed or authorised and male under this Act

For Statement of Objects and Peasons see Gazette of India 15%. Pt V for Report of the Select Committee see that NOT IN VI p 25 and for Proceedings in Count if see 14 15 25 11 V p 25 and 50 and 141, 150 Pt VI

The Verbas been declived in force in a tiper flurant case; it he shan States see the Birma Laws 4ct 1 · 2 (3 of 1-2a) Bur Cole, in the Arakan Hill District by Regulation 1 of 190;

r tich Baluchistan by 8 3 of the British Balu (3) see Bal Code t of youthful offenders with the exception where Mal 1004 of 1000 has been in whit

This Act is to be deemed to be repealed in Bengal (in areas to be notified) by Bengal Act 20 (1878) But (2018) 
#### (I -Preliminary II -Reformatory Schools)

(3) Investment or document referring to the stid Act shall as far s may be be construed to refer to this Act or to the corresponding por ions thereof

3 From the date fixed by any notification issued under section 1 Section 399 ub section (3) section 399 of the Code of Circunal Procedure 1882 hall be repealed in the province to which the notification relates

of Act X of 1887 repealed on date fixed by a notificaton nder sect on 1 oub sect on

4 In this Act, unless there is anything repugnant in the subject or Defatons ontext -

(a) "vouthful offender" means any boy who has been convicted of any offence punishable with transportation or implisonment and who at the time of such conviction, was under the age of fifteen2 years

(b) "Inspector General" includes any officer appointed by the Local Government to perform all or any of the duties imposed by this Act on the Inspector General and

(c) "District Magistrate" shall include a Chief Presidency Magis trate

#### II -Reformatory Schools

. the I ocal Government may-

(a) establish and maintain Reformatory Schools at such places establish and as it may think fit.

act in conformity with such rules, consistent with this Act,

Power to decontinue Reformatory (b) use as Reformatory Schools schools kept by persons willing to Schools

as the Local Government may prescribe in this behalf, (c) direct that any school so established or used shall a cease to exist as a Reformatory School or to be used as such

6 Every school so established or used must provide-

10-

Requis tes of echools

(a) sufficient means of separating the immates at night. (b) proper sanitary arrangements, water supply, food clothing

and bedding for the youthful offenders detained therein, (c) the means of giving such youthful offenders industrial train

(d) an infirmary or proper place for the reception of such youthful offenders when sick - n 1 / hush C / f Com not Dr a Juan 1979 /4 i

of 1898) XIII of ouncil " 1914) FOYINGES

, Pt I.

[1897: Act VIII

## (II.-Reformatory Schools)

Inspection of Reformatory Schools

- 7 (1) Every school intended to be established or used as a Reformatory School shall, before being used as such be inspected by the Inspector General, and if he finds that the requirements of section 6 have been complied with, and that, in his opinion such school is fitted for the reception of such youthful offenders as may be sent there under this Act he shall certify to that effect, and 'such certificate shall be published in the local official Gazette, together with an order of the Local Government establishing the school as a Reformators School or directing that it shall be used as such and the school shall thereupon be deemed to be a Reformatory School
- (2) Every such school shall from time to time, and at least once in every year be visited by the said Inspector General who shall send to the Local Government a report on the condition of the school in such form as the Local Government may prescribe

Power of Courts to direct youth ful offenders to be sent to Reformatory 1 Schools

- 8 (1) Whenever any youthful offender is sentenced to transportation or imprisonment and is in the judgment of the Court by which he is sentenced a proper person to be an inmate of a Reformatory School, the Court may, subject to any rules made by the Local Government, direct' that instead of undergoing his sentence he shall be sent to such a school, and be there detained for a point d which shall be not less than three or more than seven years
  - (2) The powers so conferred on the Court by this section shall be exercised only by (a) the High Court (b) a Court of Session, (c) a District Magistrate and (d) any Magistrate specially empowered by the Local Government in this behalf, and may be exercised by such Courts whether the case comes before them originally or on appeal
    - (3) The Local Government may make rules for-
      - 4(a) defining what vouthful offenders should be sent to Reformatory Schools having regard to the nature of their offences or other considerations and
      - (b) regulating the periods for which youthful offenders may be sent to such schools according to their ages or other considerations 5

Procedure where Mams trate is not empowered

9 (1) When any Magistrate not empowered to pass an order under the last foregoing section is of opinion that a vouthful offender convicted

<sup>4</sup> For Gazetto

ient see Punjab urma, see Burma

\*Tor rules regulating the period for which youthful offenders may be sent to Reformatories, see different local Rules and Orders

For instance of the publication of such a certificate, see O P R and O ussioner in Sindh under the p 1193 to exercise these 3 For powers s

### (II -Reformatory Schools )

by him is a troper person to be an inmate of a Reformatory School, he to pass an may without passing sentence, record such opinion and submit his pro order under ceedings and forward the youthful offender to the District Magistrate to whom he is subordinate

- (2) The Magistrate to whom the proceedings are so submitted may make such further inquiry (if any) as he may think fit and pass such sentence and order for the detention in a Reformatory School of the youthful oftender, or otherwise as he might have passed if such youthful offender had been originally tried by him
- 10 The officer in charge of a prison in which a youthful offender is Power of confined in execution of a sentence of impliconment may bring him, if to direct be he has not then attained the age of fifteen years before the District under fiftee Magistrate within whose purisdiction such prison is situate, and such imprison Magistrate may if such youthful offender appears to be a proper person ment to be to be an inmate of a Reformator, School direct that instead of under formatory going the residue of his sentence he shall be sent to a Reformatory Schools. School and there detrained for a period which shall be subject to the same limitations as are prescribed by or under section 8 with reference to the period of detention thereby authorised

11 (1) Before directing in youthful oftender to be sent to a Prehimmary Reformators School under section 8 section 9 or section 10 the Court finding as to or Magnetrate shall inquire into the question of his age and, after taking age of youth such evidence (if any) as may be deemed necessary shall record a finding fal offender thereon stating his age as nearly as may be

- (2) A similar inquiry shall be made and finding recorded by every Magistrate not empowered to pass an order under section 8 before sub mitting his proceedings and forwarding the youthful offender to the District Magistrate as required by section 9 sub section (1)
- 12 I'very vouthful offender directed by a Court of Magnetrate to Government le sent to a Reformatory School shall be sent to such Reformatory School Reformatory as the I ocal Government may, by general or ' special order appoint for School to the reception of youthful offenders so dealt with by such Court of which such Magistrate

shall be sent.

Provided that if accommodation in a Reformatory School is not im mediately available for such youthful offender he may be detained in the juvenile ward or such other suitable part of a prison as the Local Government may direct-

- (a) until he can be sent to a Reformatory School or
- (b) urtil the term of his original sentence expires

For instance of such an order see Bur Gazette 1897 Pt I p 301 and U P R & O

## (II -Reformatory Schools)

#### Inspection of Reformatory Schools

- 7 (1) Every school intended to be established or used as a Reformatory School shall, before being used as such be inspected by the Inspector General and if he finds that the requirements of section 6 have I cen complied with, and that, in his opinion such school is fitted for the recep tion of such youthful offenders is may be sent there under this Act he shall certify to that effect and 'such certificate shall be published in the local official Gazette together with an order of the Local Government establishing the school as a Reformatory School or directing that it shall be used as such and the school shall thereupon le deemed to be a Reformatory School
- (2) Every such school shall from time to time and at least once in every year be visited by the said Inspector General who shall send to the Local Government a report on the condition of the school in such form as the Local Government may prescribe

Power of Courts to direct youth ful oftenders to be sent to Reformatory] Schools

- 8 (1) Whenever any youthful offender is sentenced to transportation or imprisonment and is in the judgment of the Court by which he is sentenced a proper person to be an immate of a Reformatory School the Court may, subject to any rules made by the Local Government, direct2 that instead of undergoing his sentence he shall be sent to such a school and be there detained for a period which shall be not less than three or more than seven years
  - (2) The powers so conferred on the Court by this section shall be exercised only by (a) the High Court (b) a Court of Session (c) a District Magistrate and (d) any Magistrate specially empowered by the Local Government in this behalf and may be exercised by such Courts whether the case comes before them originally or on appeal
    - (3) The I ocal Government may male rules for-
      - 4(a) defining what youthful offenders should be sent to Reformatory Schools having regard to the nature of their offences or other considerations and
        - (b) regulating the periods for which youthful offenders may be sent to such schools according to their ages or other considerations 5

Procedure where Magis trate is not empowered

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For rules made under this class by the Punjab Government see Punjab Gazette Dxtraordinary dated 2nd October 1903 p 3 Govt of Burma see Burma Gazette 1909 Pt 1 p 607

For rules regulating the per od for which youthful offenders may be sent to Reformations see different local Rules and Orders

#### (II -Reformatory Schools)

by him is a proper person to be an inmate of a Reformatory School, he to pass an may, without passing sentence, record such opinion and submit his prosections ceedings and forward the youthful offender to the District Magistrate to whom he is subordinate

- (2) The Magistrate to whom the proceedings are so submitted may make such further inquiry (if any) is he may think fit and pass such sentence and order for the detention in a Reformatory School of the youthful oftender, or otherwise as he might have presed if such youthful offender had been originally tried by him
- 10 The officer in charge of a prison in which a youthful offender is Power of confined in execution of a sentence of imprisonment may bring him it to direct be he has not then attained the and of fifteen years before the District ander fifteen Magistrate within whose jurisdiction such prison is situate and such imprison Magistrate may if such youthful offender appears to be a proper person ment to be to be an inmate of a Reformatora School direct that instead of under formatory going the residue of his sentence he shall be sent to a Reformatory behools School and there detained for a period which shall be subject to the same limitations as are prescribed by or under section 8 with reference to the period of detention thereby authorised
- 11 (1) Before directing any youthful offender to be sent to a Preliminary Reformators School under section 8 section 9, or section 10 the Court finding as to or Magistrate shall inquire into the question of his age and, after taking age of youth such evidence (if any) as may be deemed necessary shall record a finding thereon stating his age as nearly as may be
- (2) A similar inquiry shall be made and finding recorded by every Magistrate not empowered to pass an order under section 8 before sub mitting his proceedings and forwarding the youthful offender to the District Magistrate as required by section 9 sub section (1)
- 12 Frery youthful offender directed by a Court or Magnetrate to Coverment be sent to a Reformatory School shall be sent to such Reformatory School Reformatory as the I ocal Government may by general or 1 special order appoint for School to the reception of youthful offenders so de lt with by such Court or offenders Magistrate

shall be sent.

Provided that if accommolition in a Reformatory School is not in mediately available for such youthful offender, he may be detained in the unencle word or such other suitable part of a prison as the Local Government may direct-

- (a) until le can le sent to a Reformatory School or
- (b) urtil the term of his original sentence expires

For instance of such an order see Bur Gazette 1897 Pt I p 301 and U P R & 0

## (II -Reformatory Schools III -Management of Reformatory Schools )

whichever event may first happen Should the term of his original sentence first expire, he shall thereupon be released, but should be be sent to a Reformatory School, then the period of detention previously undergone shall be treated as detention in a Reformatory School

Persons found to be over eighteen years not to he detained ın Reforma tory Schools.

- 13 (1) If at any time after a youthful offender has been sent to a Reformatory School it appears to the Committee of Visitors or Board of M magement, as the case may be, that the age of such youthful offender has been understated in the order for detention, and that he will attain the age of eighteen years before the expiration of the period for which he has been ordered to be detained they shall report the case for the orders ot the Local Government
- (2) No person shall be detained in a Reformatory School after he has been found by the Local Government to have attained the age of eighteen vears

Discharge or removal by order of Government

> Power to Governor

General in

Council to direct use of

res in one

youthful

offenders

from another Certain

Reformator

- 14. The Local Government may at any time order any youthful offender-
  - (a) to be discharged from a Reformatory School,
  - (b) to be removed from one Reformatory School to another such school situate within the territories subject to such Govern-Provided that the whole period of his detention in a Reformatory School shall not be increased by such removal

15 (1) The Governor General in Council may by 1 general or special order direct that any Reformatory School situated in one province shall be available for the reception of youthful offenders directed to be sent to any Reformatory School by any Court or Magistrate in any other pro-

VIDCE province for (2) Any such order may also provide for the removal of the youthful reception of offender, and the cost of his maintenance and may give any such further

directions as may be necessary

orders not subject to appeal or HOISIVES

16 Nothing contained in the 2Code of Criminal Piocedure, 1882, shall be construed to authorise any Court or Magistrate to alter or reverse in appeal or revision any order passed with respect to the age of a youthful offender or the substitution of an order for detention in a Reformatory School for transportation or imprisonment

## III -Management of Reformatory Schools

Appointment of Superm tendent and Committee of Vizitors or Board of Management.

17 (1) For the control and management of every Reformatory School, the Local Government shall appoint either (a) a Superintendent and a Committee of Visitors or (b) a Board of Management

For notifications under this section see different local Rules and Orders
See now the Code of Criminal Procedure 1898 (Act 5 of 1898)
For notification making such appointments see different local Rules and Orders

## (III - Management of Reformatory Schools)

- (2) Livery Committee and every Board so appointed must consist of not less than five persons, of whom two at least shall be Natives of India
- (3) The Local Government may suspend or remove any Superinten dent or any Member of a Committee or Board so appointed
- 18 (1) I'vers Superintendent so appointed may, with the sanction Superintend of the Committee, by license under his hand, permit any youthful offenders yorth er sent to a Reformatory School, who has attained the age of fourteen fal offenders years to live under the charge of any trustworthy and respectable person to employers of labour named in the license, or any officer of Government or of a Municipality, being an employer of labour and willing to receive and take charge of him on the condition that the employer shall keep such youthful offender employed at some trade occupation or calling

- (2) The license shall be in force for three months and no longer, but may, at any time and from time to time until the expiration of the period for which the youthful offender has been directed to be detained be renewed for three months at a time
- 19 The license shall be cancelled at the desire of the employer named Cancellation in the license

20 If during the term of the license the employer named therein Determinadies or ceases from business or to employ labour or the period for which ton of the vouthful offender has been directed to be detained in the Reformatory

School expires the license shall thereupon cease and determine 21 If it appears to the Superintendent that the employer has ill treated the youthful offender or has not adequately provided for his lodging and maintenance the Superintendent may cancel the license

Cancellation of license in case of ill treatment.

22 (1) The Superintendent of a Reformatory School shall be deemed Superintend to be the guardian of every vouthful offender detained in such school within the meaning of Act No XIX of 1850 (concerning the binding of apprentices)

ent to be deemed guardian of youthful Offenders. apprentice youthful offender

- (2) If it appears to the Superintendent that any youthful offender Power to licensed under section 18 has behaved well during one or more periods of his license the Superintendent may, with the sanction of the Committee apprentice him under the provisions of the said Act and on such appren ticement the right to detain such vouthful offender in a Reformatory School shall cease and the unexpired term (if any) of his sentence shall be cancelled
- 23 (1) I very Committee of Visitors appointed under section 17 for Duties of a Reformatory School shall at least once in every month,-Committee of Visitors.
  - (a) visit the school, to hear complaints and see that the require ments of section 6 have been complied with, and that the management of the school is proper in all respects.

#### (III - Management of Reformatory Schools )

- (b) examine the punishment-book.
- (c) bring any special cases to the notice of the Inspector-General,
- (d) see that no person is illegally detained in the school
- (2) If any member of a Committee of Visitors so appointed fails or neglects during a period of six consecutive months to visit the school and assist in the discharge of the duties aforesaid he shall cease to be a member of such Committee

Powers of Board of Managemen

24 If in exercise of the power conferred by section 17 the Local Government appoints a Board of Management for any Reformators School such Board shall have the powers and perform the functions of the Superintendent under sections 18 to 22 both inclusive and the luense mentioned in section 18 max be under the hand of their chairman, and they shall be deemed to be the guardians of the vonthful effenders detained in such school

Porte to appoint Trustees or other Man agers of a school to be a Board of Management Power of Board to

make rule-

- 25 The Local Government may declare any body of Trustees or Managers of a school who are willing to act in conformity with the rules referred to in section 5 clause (b) to be a Board of Management under this let and thereupon such body or Managers shall have all the powers and perform all the functions of such Board of Management
- 28 (1) With the previous sanction of the Incal Government every Beard of Management of a Reformatora School mas from time to time make rules consistent with this Act-
  - (1) to pre-cribe the articles which are to be deemed to be "probi bited articles' and
  - (11) to regulate-
    - (a) the conduct of business of the Board
    - (b) the management of the school.
    - (c) the education and industrial training of youthful offend-
    - (d) visit to and communication with vouthful offenders
    - (c) the terms and conditions under which any articles declared by the Board to be "prohibited articles"
    - may be introduced into or removed out of the school, (f) the manner in which such articles are to be removed when introduced without due authority
    - (a) the conditions and limitations under which such articles miv be supplied outside the school to any vouthful offender under order of detention therein

For rules in force in different provinces see different local Rules and Orders

[111 - Management of Reformatory Schools IV -Offences in relation to Reformatory Schools )

- (h) the conditions on which the possession by any such southful offender of such articles may be sanctioned.
- (i) the penalties to be imposed for the supply or possession of such articles when supplied or possessed without due authority.
- (i) the punishment of offences committed by youthful offenders and
- (k) the granting of licenses for the employment of youthful offenders
- (2) In the absence of a Board of Management the Local Government may make 1 rules consistent with this Act to regulate for any Reformatory School the matters mentioned in any clause of sub section (1), other than clause (ii) (a), and also the mode in which the Committee of Visitors shall conduct their business

#### IV -Offences in relation to Reformatory Schools

27. Whoever, contrary to any rule made under section 26, introduces or Penalty for removes or attempts by any means whatever to introduce or remove into or removal or or from any Reformatory School, or supplies or attempts to supply cutside supply of producted the limits of any Reformatory School to any youthful offender under articles and order of detention therein, any prohibited article

and every officer or person in charge of a Reformatory School who, youthful contrary to any such rule, knowingly suffers any such article to be introduced into or removed from any Reformatory School, to be possessed by any youthful offender detained therein or to be supplied to any such vouthful offender outside its limits

and whoever, contrary to any such rule, communicates or attempts to communicate with any such southful offender,

and whoever abets any offence made punishable under this section.

shall, on conviction before a Magistrate, be liable to imprisonment for a term not exceeding six months, or to fine not exceeding two hundred runees, or to both

Penalty for 28 Whoever abets an escape, or an attempt to escape, on the part of a abetting vonthful offender from a Reformatory School, or from the employer of exape of such youthful offender, shall be punishable with imprisonment for a term offender which may extend to six months, or with fine not exceeding two hundred rupees, or with both

For rules made under this sub-section see local Rules and Orders

(IV -Offences in relation to Reformatory Schools V - Miscellaneous)

Arrest of escaped vouthful offender

Power to deal in other

ways with

youthful offenders.

including

gurls.

29 A Police-officer may, without orders from a Magistrate and without a warrant arrest any vouthful offender sent to a Reformatory School under this Act, who has escaped from such school or from his employer, and take him back to such school or to his employer

#### V -Muscellancous

- 30 [Application of 1ct 15 of 1809 to you thful offenders detained in Reformatory Schools ] Rep. Act 3 of 1900
- 31 (1) Notwithstanding anything contained in this Act or in any other enactment for the time being in force, any Court may if it shall think fit instead of sentencing any youthful offender to transportation or imprisonment or directing him to be detained in a Referencing School, order him to be—
  - (a) discharged after due admonition or
  - (b) delivered to his parent or to his guardian or nearest adult relative, or such parent guardian or relative executing a bond, with or without sureties as the Court may require, to be responsible for the good behaviour of the youthful offender for any period not exceeding twelve months
- (2) For the purposes of this section the term 'vouthful offender' shall include a girl
- (3) The powers conferred on the Court by this section shall be exercised only by Courts empowered by or under section 8
- (2) When any youthful offender is convicted by a Court not empowered to act under this section and the Court is of opinion that the powers conferred by this section should be exercised in respect of such youthful offender it may record such opinion and submit the proceedings and forward the youthful offender to the District Magistrate to whom such Court is subordinate

(5) The District Magistrate to whom the proceedings are so submitted may thereupon make such order or pass such sentence as he might have made or passed if the case had originally been tired by him.

32 When a youthful offender during his period of detention in a Reformatory School is again convicted by a Criminal Court the sentence of such Court shall commence at once notwithstanding anything to the contrary in section 397 of the 1 Code of Criminal Procedure 1882 but the \$\Delta\$ Court shall forthwith report the matter to the Local Government which shall have power to deal with the matter in any way in which it thinks fit

Procedure
when youth
ful offender
under deten
tion in s
Reformstory
School is
again con
yieted and
sentenced.

See now the Code of Cr minal Procedure 1898 (Act 5 of 1898)

# THE GLNERAL CLAUSES ACT, 1897

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THE SCHEDULE-ENACTMENTS REPEALED. (Repealed.)

## ACT No. X or 1897.1

[11th March, 1897.]

An Act to consolidate and extend the General Clauses Acts, 1868 and 1887.

WHEREAS it is expedient to consolidate and extend the General Clauses Acts, 1868 and 1887; It is hereby enacted as follows:—

# $P_{ au eliminary.}$

Short title

- 1. (1) This Act may be called the General Clauses Act, 1897; 2
- 2. [Repeal.] Rep. by the Repealing and Amending Act, 1903 (I of 1903).

#### General Definitions.

Definitions.

3. In this Act, and in all Acts of the Governor General in Council and Regulations made after the commencement of this Act, unless there is anything reprogramt in the subject or context.—

"Abet"

(I) "abet," with its grammatical variations and cognate expressions, shall have the same meaning as in the Indian Penal X Code:

Arukan Hin District
Parganas by the Son
amended by the Sont

s 3, B & O Code, Tracts Regulation, 1 under s 3 of the An and in the Pargana of Manpur, Reg 2 of

and in the Pargana of Manpur, Reg. 2 of 1926, s.

The word pealed by the 3 of the British Baluh-section (2) were re-

# (General Definitions)

- (2) 1 " act," used with reference to an offence or a civil wrong, "Act shall include a series of acts, and words which refer to acts done extend also to illegal omissions
- (3) 2 " affidant" shall include affirmation and declaration in the 'Affidant' case of pursons by law allowed to affirm or declare instead of swearing
- \*[(3a) "Assam Act" shall mean an Act made by the Chief Com "Assam missioner of Assam in Council under the Indian Councils Acts, 1861 to 1909] "[or the Government of India Act, 1915]
- (4) "barrister" shall mean a barrister of England or Ireland 'Barrister or a member of the Paculty of Advocates in Scotland
- \*[(5) "Bengal Act" shall mean, in the case of Acts passed prior to the 1st April, 1912, an Act made by the Lieutenant. Act Governor of Bengal in Council under the Indian Councils Act, 1861, or the Indian Councils Acts, 1861 and 1892, or the Indian Councils Acts, 1861 to 1909, and in the case of Acts passed after that date, an Act made by the Governor of the Presidency of Tort William in Bengal in Council under the Indian Councils Acts, 1861 to 1909,] "[or the Government of India Act, 1915]
- \*[(5a) "Bihar and Orissa Act" shall mean an Act made by the Lieutenant Governor of Bihar and Orissa in Council under Orissa Act' the Indian Councils Acts, 1861 to 1909,] \*[or the Government of India Act, 1915]
- (6) "Bombay Act" shall mean an Act made by the Governor of Bombay Bombay in Council under "[the Indian Councils Act, 1861, Act. or] the 'Indian Councils Acts, 1861 and 1892, \*[or the

<sup>3</sup> Cf the Indian Penal Code (Act 45 of 1860), and the Madras General Clauses Act, 1891 (Mad Act 3 of 1891) Mad Code Vol II

\*This definition was added by the Repealing and Amending Act 1914 (10 of 1914)

<sup>\*\*</sup>Cf the definitions of "Oath" and "Swear" in sub-sections (56) and (55), respectively, in/ra A to affidaris in evil proceedings are Code of Civil Procedure (Act 5 of 1803), First Schedule, Order 19, as to criminal proceedings, see Code of Criminal Procedure, 1898 (Act 5 of 1898)

These words were added by the Repealing and Amending Act 1917 (24 of 1917)
This clause was substituted by the Repealing and Amending Act, 1914 (10 of 1914)

<sup>\*</sup>These words were inserted by the Repealing and Amending Act 1903 (1 of 1903), 8 3

<sup>&#</sup>x27;Coll Stats Vols I and II, respectively

<sup>•</sup> These words were added by the Repealing and Amending Act 1914 (10 of 1914)

# (General Definitions )

Indian Councils Acts 1861 to 1909 7 'For the Government of India Act, 19157

- (7) 2 " British India " shall mean all territories and places within Her Majesty's dominions which are for the time being governed by Her Majesty through the Governor General of India or through any Governor or other officer subordinate to the Governor General of India
- (8) " British possession" shall mean any part of Her Majesty's dominions, exclusive of the United Kingdom, and, where parts of those dominions are under both a central and a local legislature, all parts under the central legislature shall, for the purposes of this definition, be deemed to be one British possession
- "[(8a) " Burma Act " shall mean an Act made by the Lieutenant-Governor of Burma in Council under the 5Indian Councils Acts, 1861 and 1892.7 For the Indian Councils Acts, 1861 to 1909, 7 'For the Government of India Act, 1915]
- "[(8b) " Central Provinces Act " shall mean an Act made by the Chief Commissioner of the Central Provinces in Council under the Indian Councils Acts, 1861 to 1909,] '[or the Government of India Act, 19157
  - (9) "Chapter" shall mean a Chapter of the Act or Regulation in which the word occurs
- (10) \* "Collector" shall mean, in a Presidency-town, the Collector of Calcutta, Madras or Bombay, as the case may be, and elsewhere the chief officer in charge of the revenue adminis tration of a district
- (11) \* " Colony " shall mean any part of Her Majesty's dominions, exclusive of the British Islands and of British India, and, where parts of those dominions are under both a central and a local legislature, all parts under the central legislature shall, for the purposes of this definition, be deemed to be one colony

\* British possession.

" British

India.

Burma

'Central Provinces Act'

"Chapter'

44 Collector 14

' Colony '

These words were added by the Repealing and Amending Act, 1917 (24 of 1917) (7) the Interpretation Act, 1839 (62 & 50 Vict, c 63), s 18 (4), Coll Stats, Vol 11 For definition of 'India see sub-see (£7), infra 'Cf', ibid, s 18 (2) 'This clause was inserted by the Repealing and Amending Act, 1903 (1 of 1903),

Coll Stats, Vols I and II respectively
These words were added by the Repealing and Amending Act, 1914 (10 of 1914) 'This clause was inserted by the Second Repealing and Amending Act, 1914 (17 of 1914) in craws was inserted by the Second Repealing and Amending Act, 1914 (17 of 1914) the Bombay General Clauses Act 1904 (Bom Act 1 of 1904) s 3 (12), and the U F General Clauses Act 1887 (U P Act 1 of 1887), s 2 (12), Dom Code, vol 17, and the U P Code Vol II respectively Cf. the Interpretation Act, 1889 (52 & 53 Vict, c 63) s 13 (5) Coll Stats, vol II

\* Commence

Document."

# (General Definitions )

(12) "commencement " used with reference to an Act or Regula tion shall mean the day on which the Act or Regulation comes into force (13) \* " Commissioner " shall mean the chief officer in charge of the revenue administration of a division

Commis sioner (14) " consular officer " shall include consul general consul vice Consular

- consul, consular agent, pro consul and any person for the officer time being authorized to perform the duties of consul gene ral, consul, vice-consul or consular agent
- (15) " District Judge " shall mean the Judge of a principal Civil Judge Court of original jurisdiction, but shall not include a High Court in the exercise of its ordinary or extraordinary original civil jurisdiction
- (16) " document" shall include any matter written, expressed or described upon any substance by means of letters, figures or marks or by more than one of those means which is intended to be used or which may be used, for the purpose of record
- ing that matter "[(16a) "Fastern Bengal and Assam Act " shall mean an Act made Eastern by the Lieutenant Governor of Eastern Bengal and Assam Bengal and Assam Act." in Council under the Indian Councils Acts, 1861 and 1892, or the Indian Councils Acts, 1861 to 1909
- (17) "enactment" shall include a Regulation (as hereinafter de- 'Enact fined) and any Regulation of the Bengal, Madras or Bombay ment Code, and shall also include any provision contained in any Act or in any such Regulation as aforesaid
- (18) " father," in the case of any one whose personal law permits Father adoption, shall include an adoptive father
- (19) " financial year " shall mean the year commencing on the Financial first day of April
- (20) a thing shall be deemed to be done in "good faith" where "Good it is in fact done honestly, whether it is done negligently or faith. not

21 114 o definition of 'written,"

\* This clause was inserted by the Repealing and Amending Act 1914 (10 of 1914)

Of the Interpretation Act 1889 (52 & 53 Vict c 63) s 22 Coil Stats,

Vol II c 61) s 90 and the Sale of s 52 of the Indian Penal Code

" good faith,' see Gazette of

20

## (General Definitions )

"Govern

(21) " Government" or " the Government" shall include the Local Government as well as the Government of India

ment. ' Govern ment of India."

(22) "Government of India" shall mean the Governor General in Council or, during the absence of the Governor General from his Council, the President in Council, or the Governor General alone, as regards the powers which may be lawfully exercised by them or him respectively,

High Court.

High Court," used with reference to civil proceedings, shall (24) ' mean the highest Civil Court of appeal in the part of British India in which the Act or Regulation containing the expression operates

Immoveable property

immoveable property 'shall include I and benefits to arise (25)out of land, and things attached to the earth, or permanently fastened to anything attached to the earth a

'Impreson ment. India

(26) "imprisonment" shall mean imprisonment of either description as defined in the Indian Penal Code

(27) " India " shall mean British India together with any territories of any Native Prince or Chief under the suzerainty of Her Majesty exercised through the Governor General of India or through any Governor or other officer subordinate to the Governor General of India

"Local au thonty

(28) " local authority" shall mean a municipal committee, dis trict board, body of port commissioners or other authority legally entitled to, or entrusted by the Government with the control or management of a municipal or local fund

" Local Gov ernment.

(29) " Local Government ' shall mean the person authorized by law to administer executive government in the part of British India in which the Act or Regulation containing the expression operates, and shall include a Chief Commis-SIODET

> 19 (18 of 1919) Indian Regis

tra

) Coll Stats .

of 11 Cf the Local Authorit es Loan Act 1914 (9 of 1914)

ratish India namely —the ra and Oudh the Punjab urms in Council and the brima in Council and the Baluchistan Delhi and of ner of the Andaman and delegation certain powers tall 5 of 1500 (Commit stoner in Sindh) Born Code,

Aol I of w Prest Goletin

## (Gereral Definitions)

- (39) " Madras let shall mean an let made by the Governor of Madras Fort St George in Council under 1 [the Indian Councils Act Act. 1801 or the Indian Councils Acts 1861 and 1892 For the In him Courcils Acts 1801 to 1909 ] 'For the Government of India Act 1915]
- (31) " Magistrate shall include every person exercising all or any Magistrate, of the powers of a Magnetrate under the Code of Criminal Procedure for the time leing in forces
- (32) "master used with reference to a ship shall me n any Master person (except a pilot or harl our mister) having for the time (of a ship) being control or charge of the ship
- shall mean a month reckoned according to the Month. (3.3) British calendar
- hall them property of every de (24) toscille prients ripti n except imm verile property property
- (35) " ' North Western Provinces and Oudh Act ' shall mean an North Act made by the I seutenant Governor of the North Western Provinces Western Provinces and Oudh in Council under 1 [the Indian and Oudh (ouncils Act 1861 or ] 2 the Indian Councils Acts 1861 Act and 1892
- (36) "onth shall include affirmation and declaration in the case Oath of persons ly law alloyed to affirm or declare instead of swearing
- (37) ' offence shall mean any act or omission made punishable Offence by any law for the time leing in force
- (38) ' Part ' shall mean a Part of the Act or Regul tion in which Part the word occurs
- person shall include any company or association or body of Person. (39)individuals whether incorporated or not

<sup>1</sup> Ti ese words were in crted by the Repealing and An ending Act 1903 (1 of 1903)

Coll Stats Vol II

These words were added by the Rejecting and An ending Act 1914 (10 of 1914)

<sup>\*</sup> These words were ad led by the Repenling and Amending Act 1917 (24 of 1917) \* The Code now in force is Act 5 of 1898

<sup>&</sup>quot; See s 74° of the Mercha t Sl p ng tet 1894 (57 % 58 V et c 60) Coll Stats

For a coursele ave def to of the ord property see a 168 of the Bankruptev Act 1883 46 & 4 % et e 5°)

<sup>\*</sup> Read now Un ted Provin e

(General Definitions)

" Political Arest"

- (40) "Political Agent" shall include-
  - (a) the principal officer representing the Government in any territory or place beyond the limits of British India, and
  - (b) any officer of the Government of India or of any Local Government appointed by the Government of India or the Local Government to exercise all or any of the powers of a Political Agent for any place not forming part of British India under the law for the time being in force relating to foreign jurisdiction and extradition

\* Presidency town."

- (41) " Presidency town " shall mean the local limits for the time being of the ordinary original civil jurisdiction of the High Court of Judicature at Fort William, Madras or Bombay, as the case may be
- (42) 2 " Privy Council ' shall mean the Lords and others for the time being of Her Majesty's Most Honourable Privy Coun cil (43) " Province" shall mean the territories for the time being

administered by any Local Government public nuisance" shall mean a public nuisance as defined

in the Indian Penal Code "Punjab Act ' shall mean an Act made by the Lieutenant Governor of the Punjab in Council under the Indian Coun of

cils Acts, 1861 and 1892,7 '[or the Indian Councils Acts 1861 to 1909 ] [or the Government of India Act, 1915] (45) \* " registered, used with reference to a document, hall mean registered in British India under the law for the time being

in force for the registration of documents Regulation " shall mean a Regulation made under the Gov ernment of India Act 1870," for the Government of India 237 Act 1915]

٠.

Conneil\* " Province."

" Privv

"Pubbe ntusance."

" Purjab Act.

"Reg "tered."

" Recula tion.

Coll Stats Vol II

See s 4 (h) of the repealed Code of Criminal Procedure 1832 (Act 10 of 18.2) and Cf s 3 (5) of the Madras General Clauses Act 1891 (Mad Act 1 of 1891) Mad and U, s of 5) of the Madras General Clauses Act 1801 (Mad 'et I of 1891) Mad Code Vol. III

Code Vol. III

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Cod \* Cf s 4 (g) of the repealed Code of Criminal Procedure, 1882 (Act 10 of 1889) \* 4s to procedure in the case of public nuisances see Code of Criminal Procedure 1893 (Act 5 of 1899) (b X

<sup>\*</sup> This clause was inserted by the Repealing and Amending Act 1903 (I of 1903)

<sup>4 (10</sup> of 1914) (24 of 191) 3 (11) Mad Act 1908 (16

#### (General Definitions )

- (47) " rule" shall mean a rule rinde in exercise of a power con-"Rule ferred by any encutent, and shall include a regulation made as a rule under any enactment!
- (45) "schedule" shall mean a schedule to the Act or Regulation "Schedule." in which the word occurs
- (49) "Scheduled District" shall mean a "Scheduled District" as Scheduled Districts Act. 1874
- (59) "section" shall mean a section of the Act or Regulation in 'Section." which the word occurs
- (51) " ship " shall include every description of vessel used in "Ship" having ation not exclusively propelled by oars
- (52) "sign" with its grammatical variations and cognate express "Sign." sions, shall, with reference to a person who is unable to write his name, include "mark," with its grammatical variations and cognate expressions
- (53) "son," in the case of any one whose personal law permits adop. "Son" tion, shall include an adopted son
- (54) " sub section " shall mean a sub section of the section in which "Sub-section."
- (55) "swear," with its grammatical variations and cognate ex-"Swear" pressions, shall include affirming and declaring in the case of persons by law allowed to affirm or declare instead of swearing
- \*[(55a) "United Provinces Act" shall mean an Act made by the "United Pro-Lieutenant-Governor of the North-Western Provinces and vinces Act." Oudh (or of the United Provinces of Agra and Oudh) in Council under the Indian Councils Act, 1861, or the Indian Councils Acts, 1861 and 1892.] "[or the Indian Councils Acts, 1861 to 1909.] "[or the Government of India Act, 1915]

<sup>&</sup>lt;sup>1</sup> The provisions of as 20 to 24, in/nc apply to rules defined in this sub-section <sup>2</sup> Cf s 742 of the Merchant Shipping Act, 1894 (57 & 58 Vict, c 60), Coll Stats, Vol II

\* Ste also definition of "writing" in sub-section 58, in/nc

See also definitions of "affidavit" and "oath supra sub-sections (3) and (36), respectively, and as to oaths see the Indian Oaths Act, 1873 (10 of 1873) "This clause was inserted by the Repealing and Amending Act, 1903 (10 f 1903).

These words were added by the Repealing and Amending Act, 1914 (10 of 1914)
These words were added by the Repealing and Amending Act, 1917 (24 of 1917.

" Vessel, '

" Will "

"Writing

" Year

Application of foregoing

definitions to

previous enactments

# (General Definitions General Rules of Construction )

(56) " vessel" shall include any ship or boat or any other description of vessel used in navigation

(57) 2 " will " shall include a codicil and every writing making a voluntary posthumous disposition of property

(58) \* expressions referring to "writing" shall be construed as including references to printing, lithography, photography and other modes of representing or reproducing words in 3 visible form and

(59) 4 " year " shall mean a year reckoned according to the British

4 (1) The definitions in section 3 of the following works and expressions, that is to say, "affidavit," "barrister," "British India," "District Judge," 'father," "Government of India," 5 \* \* \* "High Court," "immoverble property," "imprisonment," "Local Government," "Magistrate," "month," "moverble property," "oath," "person," "section" "son," "swear," "will "and "year," apply also unless there is anything repugnant in the subject or context, to all Acts of the Governor General in Council made after the third day of January, 1868, and to all Regulations made on or after the fourteenth day of January, 1887

(2) The definitions in the said section of the following words and expressions, that is to say, "abet," "Chapter," "commencement," "financial year," "local authority," "master," "offence," "Part,"
"public nuisance," "registered" "schedule" "ship," "sign," "sub section" and "writing," apply also unless there is anything repugnant in the subject or context, to all Acts of the Governor General in Council and Regulations made on or after the fourteenth day of January, 1887

# General Rules of Construction

Coming into operation of enactments

5 (1) Where any Act of the Governor General in Council is not expressed to come into operation on a particular day, then it shall come into operation on the day on which it receives the assent of the Governor General

Vol. II to "financial year' see sub-section (12) supra

\* The words "' Her Majesty' or 'the Queen' " were repealed by the Repealing and Amending Act, 1919 (18 of 1918)

ship in sub-section (51), Penal Code 1860 (Act 45 Vol sur of Dramage Act 1873 (c of ns Act, 1878 (8 of 1878) uccession Act, 1925 (39 of 187

Cf s 20 of the Interpretation Act 1889 (52 & 53 Vict c 63) Coll Stats,

#### (General Rules of Construction )

"I(2) Where any Act of the Governor General in Council is reserved. a under section 68 of the Government of India Act 1915, for the significa tion of His Majesta's pleasure thereon, then if no later date is expressed, it shall come into operation if a ented to by His Majesty, on the day on which that assent is duly notified 1

2(3) Unless the contrary is extrested, an Act of the Governor General in Council or Regulation shall be con trued as coming into operation im mediately on the expiration of the day preceding its commencement

6 " Where this Act or any Act of the Governor General in Council Effect of or Regulation made after the commencement of this Act repeals any repeal enactment hitherto made or hereafter to be made, then, unless a different intention appears, the repeal shall not-

- (a) revive anything not in force or existing at the time at which the repeal takes effect or
- (b) affect the press us operation of any enactment so repealed or anything duly done or suffered thereunder or
- (c) iffect any right privilege obligation or liability acquired accrued or incurred under any enactment so repealed, or
- (d) affect any penalty, forfesture or punishment incurred in respect of any offence committed against any enactment so repealed,
- (e) affect any investigation legal proceeding or remedy in respect of any such right privilege obligation liability nearly forfeiture or punishment as aforesaid

and any such investigation legal proceeding or remedy may be instituted. continued or enforced and any such penalty, forfeiture or punishment may be imposed as if the repealing Act or Regulation had not been passed

7. 4 (1) In any Act of the Governor General in Council or Regulation Revival of made after the commencement of this Act it shall be necessars, for the repealed purpose of reviving either wholly or partially, any enactment wholly or partially repealed, expressly to state that purpose

(2) This section applies also to all acts of the Governor General in Council made after the third day of January 1868 and to all Regulations made on or after the fourteenth day of Innuary, 1887

This sub section was substituted by the Repealing and Amending Act 1917 (24 of 1917) \* Cf s 36 (°) of the Interpretation Act 1889 (5° & 73 \ 1 t c 63) Coll Stats,

As to power to a the rul s between the passing and commencement of an Act which does not cone into force at once see a 22 infra

<sup>\*</sup> Cf s 39 of the Interpretation Act 1889 (59 \$ 53 Vict c (3) Coll State Vol II

<sup>\*</sup> Cf s 11 1bid

# (General Rules of Construction )

Construction of reference to repealed enactments

- 1[8 (1)]2 Where this Act, or any Act of the Governor General in Council or Regulation made after the commencement of this Act, repeals and re enacts, with or without medification, any provision of a former enactment, then references in any other enactment or in any instrument to the provision so repealed shall, unless a different intention appears, be construed as references to the provision so re enacted
- <sup>3</sup>[(2) Where any Act of Parliament repeals and re enacts, with or without modification, any provision of a former enactment then references in any Act of the Governor General in Council or in any Regulation or instrument to the provision so repealed shall, unless a different intention appears, be construed as references to the provision so re enacted ]

Commence ment and termination of t me.

- 9 (1) In any Act of the Governor General in Council or Regulation made after the commencement of this Act it shall be sufficient, for the purpose of excluding the first in a series of days or any other period of time to use the word " from," and, for the purpose of including the last n a series of days or any other period of time, to use the word "to"
- (2) This section applies also to all Acts of the Governor General in Council made after the third day of January, 1868 and to all Regulations made on or after the fourteenth day of January, 1887

Computat on of time

10 4 (1) Where by any Act of the Governor General in Council or Regulation made after the commencement of this Act, any act or proceeding is directed or allowed to be done or taken in any Court or office on a certain day or within a prescribed period then if the Court or office is closed on that day or the last day of the prescribed period the act or proceeding shall be considered as done or taken in due time if it is done or taken on the next day afterwards on which the Court or office is open

Provided that nothing in this section shall apply to any act or pro ceeding to which the 'Indian Limitation Act, 1877, applies (2) This section applies also to all Acts of the Governor General in

Council and Regulations made on or after the fourteenth day of January,

Measurement of distances

11 6 In the measurement of any distance for the purposes of any Act of the Governor General in Council or Regulation made after the com-

<sup>1</sup> Th s section was re numbered by the Repealing and Amending Act 1919 (18 of 1919)

Of s 38 (1) of the Interpretation Act 1889 (52 & 53 Vict, c 63) Coll State, Vol II See a similar provision in s 3 of the Code of Criminal Procedure 1898 (Act 5 of 1898)

<sup>\*</sup> Sub section (\*) was added by the Repealing and Amonding Act 1919 (18 of

<sup>&</sup>quot; See the Madras General Clauses Act 1891 (Mad Act 1 of 1891) s 11 Mad Code Vol II

See now Act 9 of 1908 Cf s 34 of the Interpretation Act 1889 (52 & 53 Vict c 63) Coll Stats, Vol II

# (General Rules of Construction Powers and Functionaries)

mencement of this Act, distance shall, unless a different intention appears, be measured in a straight line on a horizontal plane

- 12 Where, by any enactment, now in force or hereafter to be in force, Duty to be any duty of customs or excise, or in the nature thereof, is leviable on any rais in an given quantity, by weight, measure or value of any goods or merchandise, \* im als, then a like duty is leviable according to the same rate on any greater or less cumulty.
- 13 In all Acts of the Governor General in Council and Regulations, Gender and unless there is anything repugnant in the subject or context,—
  - (I) words importing the masculine gender shall be taken to include females, and
  - (2) words in the singular shall include the plural, and vice versa
- \*[13A. In all Acts of the Governor General in Council and Regula-References to the Sovereign or to the Crown shall, unless a different Sovereign intention appears, be construed as references to the Sovereign for the time being ]

# Powers and Functionaries

- 14 (1) Where, by any Act of the Governor General in Council or Power can Regulation made after the commencement of this Act, any power is con-Government ferred 2 \* \* \* \* then, '[unless a different intention appears,] that to be seen power may be exercised from time to time as occasion requires
- (2) This section applies also to all Acts of the Governor General in Council and Regulations made on or after the fourteenth day of January, 1887
- 15 Where, by any Act of the Governor General in Council or Regula-Power to tion, a power to appoint any person to fill any office or execute any function is conferred, then, unless it is otherwise expressly provided, any such power to appointment, if it is made after the commencement of this Act, may be explicit made either by name or by virtue of office.
- 16 Where, by any Act of the Governor General in Council or Regulation, a power to make any appointment is conferred, then, unless a special different intention appears, the authority having power to make the surged or appointment shall also have power to suspend or dismiss any person dismiss appointed by it in exercise of that power \*
- 17 (1) In any Act of the Governor General in Council or Regulation Substitution made after the commencement of this Act, it shall be sufficient, for the area

1898 (Act 5

\* See as to this provision the Statement of Objects and Reasons quoted. surra

As to definition of "enactment 'see s 3 sub-section (17) supra
Thus section was inserted by the Repealing and Amending Act 1919 (18 of 1919)

Construction
of reference
to repealed

(General Rules of Construction )

- <sup>1</sup>[8 (I)]<sup>2</sup> Where this Act, or any Act of the Governor General in Council or Regulation made after the commencement of this Act, repeals and reenacts, with or without modification, any provision of a former enactment, then references in any other enactment or in any instrument to the provision so repealed shall, unless a different intention appears, be construed as references to the normissions are enacted.
- <sup>5</sup>[(2) Where any Act of Parliament repeals and re enacts, with or without modification, any provision of a former enactment, then references in any Act of the Governor General in Council or in any Regulation or instrument to the provision so repealed shall, unless a different intention appears, be construed as references to the provision so re enacted ]

Commence ment and termination of time

- 9 (1) In any Act of the Governor General in Council or Regulation made after the commencement of this Act, it shall be sufficient, for the purpose of excluding the first in a series of days or any other period of time to use the word "from," and, for the purpose of including the last n a series of days or any other period of time, to use the word "to"
- (2) This section applies also to all Acts of the Governor General in Council made after the third day of January, 1868, and to all Regulations made on or after the fourteenth day of January, 1887

Computation of time

10 4 (1) Where, by any Act of the Governor General in Council or Regulation made after the commencement of this Act, any act or proceeding is directed or allowed to be done or taken in any Court or office on a certain day or within a prescribed period, then, if the Court or office is closed on that day or the last day of the prescribed period, the act or proceeding shall be considered as done or taken in due time if it is done or taken on the next day afterwards on which the Court or office is open

Provided that nothing in this section shall apply to any act or proceeding to which the Indian Limitation Act 1877, applies

(2) This section applies also to all Acts of the Governor General in Council and Regulations made on or after the fourteenth day of January, 1887

Measurement of distances 11 6 In the measurement of any distance, for the purposes of any Act of the Governor General in Council or Regulation made after the com-

<sup>&#</sup>x27;This section was re-numbered by the Repealing and Amending Act, 1919 (18 of 1919)

Of s 33 (1) of the Interpretation Act 1889 (5° & 53 Vict, c 63) Coll Stats, Vol II See a similar provision in s 3 of the Code of Criminal Procedure 1898 (Act 5 of 1894)

Sub-section (2) was added by the Repealing and Amending Act 1919 (18 of 1919) See the Madras General Clauses Act 1891 (Mad Act 1 of 1891) s 11 Mad

Code Vol II See now Act 9 of 1908

<sup>•</sup> Cf s 34 of the Interpretation Act 1889 (52 & 53 Vict e 63) Coll Stats, Vol II

(General Rules of Construction Powers and Functionaries)

mencement of this Act, distance shall, unless a different intention appears, be measured in a straight line on a horizontal plane

12 Where, by any enactment' now in force or hereafter to be in force, Duty to be any duty of customs or excise, or in the nature thereof, is leviable on any taken pro given quantity, by weight, measure or value of any goods or merchandise, . im ats. then a like duty is leviable according to the same rate on any greater or less quantity.

13 In all Acts of the Governor General in Council and Regulations, Gender and number unless there is anything repugnant in the subject or context,-

- (1) words importing the masculine gender shall be taken to include females, and
  - (2) words in the singular shall include the plural, and vice versa

2[13A. In all Acts of the Governor General in Council and Regula- References tions, references to the Sovereign or to the Crown shall, unless a different to the Sovereign. intention appears, be construed as references to the Sovereign for the time being ]

### Powers and Functionaries

14 (1) Where, by any Act of the Governor General in Council or Powers con Regulation made after the commencement of this Act, any power is con-ferred on the ferred \*\* . then, '[unless a different intention appears, ] that to be ever power may be exercised from time to time as occasion requires cisable from time to time

(2) This section applies also to all Acts of the Governor General in Council and Regulations made on or after the fourteenth day of January,

1887 15 Where, by any Act of the Governor General in Council or Regula Power to tion, a power to appoint any person to fill any office or execute any func- to include tion is conferred, then, unless it is otherwise expressly provided, any such power to appointment, if it is made after the commencement of this Act, may be staffen made either by name or by virtue of office "

16 Where by any Act of the Governor General in Council or Regul Power to lation, a power to make any appointment is conferred, then, unless a to include different intention appears, the authority having power to male the power to appointment shall also have power to suspend or dismiss any person dismiss. appointed by it in exercise of that power "

17 (1) In any Act of the Governor General in Council or Regulation Substitution made after the commencement of this act it shall be sufficient, for the of function

<sup>&#</sup>x27; As to definition of "enactment ' see 8 3 sub section (17) supra \* This section was inserted by the Repealing and Amending Act 1919 (18 of 1919) - "ted by ditto

Criminal Procedure, 1898 (Act 5

of account of Objects and Reasons quoted supra

(Por ers and Functionaries Provisions as to Orders Rules etc made under Enactments )

purpose of indicating the application of a law to every per on or number of persons for the time being executing the fun tion of an office, to mention the official title of the officer at pie ent executing the functions or that of the officer by whom the functions are commonly executed

(2) This section applies also to all Acts of the Governor General in Council made after the third day of January 1868 and to all Regulations

made on or after the fourteenth day of January 1997

18 (1) In any Act of the Governor General in Council or Regulation made after the commencement of this Act at shall be sufficient for the purpose of indicating the relation of a law to the successors of any functionaries or of corporations hiving perpetual uccession to express its relation to the functionaries or corporation

(2) This section applies also to all Act of the Governor General in Council made after the third day of January 1868 and to all Regulations

made on or after the fourteenth day of January 1887

Official chiefs mbrodus bus ates

Successors

- 19 (1) In any Act of the Governor General in Council or Regulation made after the commencement of this Act it shall be sufficient for the purpose of expressing that a law elative to the chief or superior of an office shall apply to the deputies or sulordinate lawfully performing the duties of that office in the place of their superior to prescribe the duty of
- the superior (2) This section applies also to all Acts of the Governor General in Council made after the third day of January 1868 and to all Regulations made on or after the fourteenth day of January 1887

Provisions as to Orders Rules etc riade under Fractments

Construction of orders eto issued under enact ments.

20 'Where by any Act of the Governor General in Council or Regulation a jower to issue any "[notification ] order scheme rule, form or bye law is conferred then expressions used in the "Inotification.] order, scheme rule form or bye law, if it is made after the commence ment of this Act shall unless there is anything repugnant in the subject or context have the same respective meanings as in the Act or Regulation conferring the power

Power to make to include power to add to amend vary

21 3 Where by any Act of the Governor General in Council or Regu lation a power to '[issue notifications ] orders rules or bye laws is con ferred, then that power includes a power exercisable in the like manner

<sup>&#</sup>x27;(f) s 31 of the Interpretation Act 18°9 (6° & 53 Viet c 63) Coll Stats, Vol II and a 10 of the Madras General Clauses Act 1891 (Mad Act 1 of 1891) Mad Code Vol II
"The word notification was inserted by the Repealing and Amending Act, 1803 (1 of 1903), s 3

Vol II \* These words were substituted for the word make by the Repealing and Amending Act 1903 (1 of 1903) s 3

(Provisions as to Orders, Rules, etc., made under Enactments)

and subject to the like sametion and conditions (if any), to add to, amend, or rescand, vary or rescand any [notifications] orders, rules or bye-laws so or bre laws 2[issued]

22.3 Where, by any Act of the Governor General in Council or Regu- Making of lation which is not to come into force immediately on the passing thereof, laws and a power is conferred to make rules or bye-laws, or to issue orders with issuing of respect to the application of the Act of Regulation, or with respect to the orders be tween passing establishment of any Court or office or the appointment of any Judge or and com officer thereunder, or with respect to the person by whom, or the time of enactment when, or the place where, or the manner in which, or the fees for which, anything is to be done under the Act or Regulation, then that power may

commencement of the Act or Regulation. 23. Where, by any Act of the Governor General in Council or Regu- Provisions lation, a power to make rules or live-laws is expressed to be given subject applicable to to the condition of the rules or bye-laws being made after previous publi- rules or byecation, then the following provisions shall apply, namely -

be exercised at any time after the passing of the Act or Regulation, but rules, bye-laws or orders so made or issued shall not take effect till the

> previous publication.

- (I) the authority biving power to make the rules or bye-laws shall, before making them, publish a draft of the proposed rules or bye-laws for the information of persons likely to be affected thereby,
- (2) the publication shall be made in such manner as that authority deems to be sufficient, or, if the condition with respect to previous publication so requires, in such manner as the Governor General in Council or the Local Government prescribes.
- (3) there shall be published with the draft a notice specifying a date on or after which the draft will be taken into consideration.
- (4) the authority having power to make the rules or bye-laws, and, where the rules or bye-laws are to be made with the sanction. approval or concurrence of another authority, that authority also, shall consider any objection or suggestion which may be received by the authority having power to make the rules or bye-laws from any person with respect to the draft before the date so specified.
- (5) the publication in the Gazette of a rule or bye-law purporting to have been made in exercise of a power to make rules or

Vol II.

This word was inserted by s 3 and 2nd Sch of the Repealing and Amending Act, 1903 (1 of 1903)

Act, 1903 (1 of 1903)

This word was substituted for the word "made" by s 3 and 2nd Sch, ibid (1 of 1) and 2nd Sch, ibid (1 of 1) and 2nd Sch, ibid (1 of 2) and 2nd Sch, ibid (1 of 3) and

(Provisions as to Orders. Rules, etc., made under Enactments. Miscellaneous \

> bye-laws after previous publication shall be conclusive proof that the rule or bye-law has been duly made

Continuation of orders. etc , assued under enact ments repeal ed and reenacted.

24 1 Where any Act of the Governor General in Council or Regulation is, after the commencement of this Act, repealed and re-enacted with or without modification, then, unless it is otherwise expressly provided. any ' [appointment, notification], order, scheme, rule, form or bye-law. 2[made or] issued under the repealed Act or Regulation, shall, so far as it is not inconsistent with the provisions re-enacted, continue in force, and be deemed to have been 2 made or issued under the provisions so reenacted, unless and until it is superseded by any 2 [appointment, notification, order, scheme, rule, form or bye-law 2[made or] issued under the provisions so re-enacted, a and when any Act of the Governor General in Council or Regulation, which, by a notification under section 5 or 5A of the Scheduled Districts Act, 1874, or any like law, has been extended XIV to any local area, has, by a subsequent notification, been withdrawn from and re-extended to such area or any part thereof, the provisions of such Act or Regulation shall be deemed to have been repealed and re-enacted in such area or part within the meaning of this section]

#### Mascellaneous

Recovery of fines

25 Sections 63 to 70 of the Indian Penal Code and the provisions of XLV the 'Code of Criminal Procedure for the time being in force in relation to the issue and the execution of warrants for the levy of fines shall apply to all fines imposed under any Act, Regulation, rule or bye law, unless the Act, Regulation, rule or bye-law contains an express provision to the contrary

26. Where an act or omission constitutes an offence under two or

Provision as to offences punishable under two or more enact ments Meaning of service by

post

more enactments, then the offender shall be liable to be prosecuted and punished under either or any of those enactments, but shall not be liable to be punished twice for the same offences 27 6 Where any Act of the Governor General in Council or Regula-

tion made after the commencement of this Act authorizes or requires any document to be served by post, whether the expression " serve " or either of the expressions "give" or "send" or any other expression is used. Of s 18 of the Madras General Clauses Act, 1891 (Mad Act 1 of 1891), Mad

Code, Vol II \* These words were inserted by the Repealing and Amending Act, 1903 (1 of I fliese words were added by the Second Repealing and Amending Act, 1914

<sup>(17</sup> of 1914) \* See now s 396 et seq of the Code of Criminal Procedure 1893 (Act 5 of 1898)

<sup>\*</sup> As to definition of 'offence" see sub section (37) of section 3, supra

<sup>•</sup> Cf s 26 of the Interpretation Act 1899 (52 & 53 Vict, c 63), Coll State, Vol II

## (Miscellaneous )

then, unless a different intention appears, the service shall be deemed to be effected by properly addressing pre-paying and posting by registered post a letter containing the document and, unless the contiary is proved, to have been effected at the time at which the letter would be delivered in the ordinary course of post

28 1 (1) In any Act of the Governor General in Council of Regulation Citation of and in any rule bye law, instrument or document made under, or with enactments reference to any such Act or Regulation, any enactment may be cited by reference to the title or short title (if any) conferred thereon or by refer ence to the number and year thereof, and any provision in an enactment may be cited by reference to the section or sub section of the enactment in which the provision is contained

(2) In this Act and in any Act of the Governor General in Council or Regulation made after the commencement of this Act, a description or citation of a portion of another enactment shall unless a different intention appears, be construed as including the word, section or other part mentioned or referred to as forming the beginning and as forming the end of the portion comprised in the description or citation

29.2 The provisions of this Act respecting the construction of Acts, Saving for previous Regulations, rules or bye laws made after the commencement of this Act enactments. shall not affect the construction of any Act, Regulation, rule or bye law rules and bye laws made before the commencement of this Act, although the Act, Regulation, rule or bye-law is continued or amended by an Act, Regulation, rule or bye-law made after the commencement of this Act

\*[30. In this Act the expression "Act of the Governor General in Application Council," wherever it occurs, except in section 5, and the word "Act " Ordinances in clauses (9), (12), (38), (48), and (50) of section 3 and in section 25 shall be deemed to include an Ordinance made and promulgated by the Gover ot, nor General under section 23 of the Indian Councils Act, 1861,7 'For section 72 of the Government of India Act, 19157

5[30A. In this Act the expression "Act of the Governor General in Application Council," wherever it occurs, except in section 5, shall be deemed to Acts made include an Act made by the Governor General under section 67B of the by the Governor Government of India Act ]

General

<sup>\*\*</sup>Cf s 35 of the Interpretation Act, 1839 (52 & 53 Vict, c 63) Short titles have been conferred on the unrepealed General Acts of the Governor General in Council which had previously no short titles, see the Indian Short Titles Act, 1837 \*Cf 8 40 of the Interpretation Act, 1899 (52 & 53 Vict, c 63), Coll Stats.

This section was added by the Second Repealing and Amending Act, 1914 (17

<sup>\*</sup>These words were added by the Repealing and Amending Act 1917 (24 of

<sup>1917)</sup>Section 30A was inserted by s 2 and Sch 1 of the Repealing and Amending Act. 1923 (11 of 1923)

[1897: Act X. [1897: Act XIV.

(Miscellaneous )

Short Titles

Construction of references ernment of a Province.

<sup>1</sup>[31. In any enactment made by any authority in British India before to Local Gov. the date on which section 3 of the Government of India Act, 1919, comes into operation, and in any rule, order, notification, scheme, bye-law or other document made under or with reference to any such enactment, any reference by whatever form of words to an authority authorized by law, at the time the enactment was made, to administer executive Government in any part of British India shall, where a corresponding new authority has been constituted by the Government of India Act, 1919, be construed for all purposes, after the abovementioned date, as a reference to such new authority ]

#### THE SCHEDULE

LNACTMENTS RILLATED

[Rep by the Repealing and Amending Act, 1903 (1 of 1903)]

ACT No XIV or 1897 \*

[22nd July, 1897]

An Act to facilitate the citation of certain Acts

WHEREAS it is expedient to facilitate the citation of certain Acts, It is hereby enacted as follows -

Title

- 1. (1) This Act may be called the Indian Short Titles Act, 1897. 34

Citation of Acts described in schedule

2 Each of the Acts described in the first three columns of the schedule may, without prejudice to any other mode of citation, be cited for all purposes by the short title mentioned in that behalf in the fourth column thereof

<sup>1</sup> This section was added by a 2 and Sch I of the Repealing and Amending Act 10 0 (31 of 19 0) 2 For Statement of Objects and Reasons see Cazette of Inta 1897 Pt 1 p 110 and for Proceed ngs in Council see to d 1897 pp 206 and 21 This Act h Laws Act 180

<sup>1916</sup> Burma

ece B and O C (2 of 1913) see Bal Code

<sup>\*</sup>The word and at the end of sub section (1) and sub section (4) were repealed by the Reres ing and Amend ng Act 1914 (10 of 1914)

## THE SCHEDULL 1

		3	
1	2		
J car	yo	Subject	Short title
1831	11	Authorising Socretaries to Government to exercise powers of Chief Socretaries	The Secretaries to Gov erament Act, 1834
1837	IV	Empowering all subjects of Her Majesty to hold land.	The Property in Land Ast, 1837
1533	22.0	Walls	The Wills Act, 1838
1833	ZZIZ	Amening the Law relating to Dower	The Dower Act, 1833
ı.	XXX	Amending the Law of Inheritance	The Inheritance Act, 1833
-	72711	Concerning the allowance of interest in certain cases	The Interest Act 1839
1841	7		The Indian Registration of Ships Act, 1811
1+ 1841	2XIV	rai of Lodas in Council made in pursuance of the Statute 3rd and 4th Victoria, ch. 5)  Provides for the area to the following the effects of Festators, filterory Appointments, the transfer of Estate by pursoas under the abilities pursuant to the direction of courts, and the better management of the property of such previous and other his matrices.	75-111
**			• •
1813	v	Declaring and amending the Law regarding the condition of Slavery within the territo ries of the East India Company	The Indian Slavery Act, 1843
1846	1	Amending the Law regarding the appointment and remuneration of Pleaders in the Courts of the East India Company	The Legal 1 ractitioners Act, 1846
4			• •

Acts to which short titles have been given by this behedule are unrepealed General Acts of the Governor General in Council, and, where they have not since been repealed, they will be found reprinted in one of the volumes of the revised edition of these Acts, according to the year to which they belong

<sup>\*</sup>The entry relating to Act 10 of 1841 was repealed by 8 2 and Sch of Act 12 of 1927

The entry relating to Act .. 7 of 1841 was repealed by shid.

The entry relating to Act 20 of 1847 was repealed by shid.

THE SCHLDULE-contd

1	2	3	1
Lent	Na	Sulject	Short title
1518	71	1 orlidding trading by the Officers of the Supreme Courts	The Supreme Courts Officers Trading Act, 1848
1450	١	Providing for freedom of the Coasting Trade of India.	The Indian Coasting Trade
	VI.	Amen'l ng Act N, 1841	The Ind an Peg stration of Sh ps Act (1811) Am on iment Act 1850.
	/11	Provides for anoding less to the difficult of Public Accountants.	Il Public Accountants'
•	zviit	Providing for the protection of Judicial Officers	The Judicial Offices Pro- tation let, 1830
••	111	Convening the land not Appropries.	The Apprentices Act 1800.
	\\I	E- , n	The Caste Disability Le moral let, 150
	1/21/	Providing for the better Custaly of Stat	The State Lineon is let,
1531	110	Li abling Covernment to lesy Tells on Public Roads and Bridges.	The In I an Iells let, 1801
1532	vm		The Stends Lets let,
		•	
10			
1623	11		The Landtell re Pull Clares and Duties Act 104.
		I likes of land or their local Agents or Managers.	
	"	At un ling the Law n liting to Pleaders in the Courts of the Last Ind a Company	The Legal Fract is nors Act 100
18.4	11/1	Simplifying the modes of convernationd in cases to which the highest Law mapplicable.	The Conversice of Land
142	NI.	Relating to Mesnel in fits and to a upprovements made it hallers under die tive it it cases to which the Enrich Law is applicable.	The M ns 1 cents and Im provements Act 18 to

 $<sup>^4</sup>$  TI e entry relating to  $\,$  let 30 cf  $\,1\sim_{\rm c}$  was repealed by the line an Naturalization  $\,$  let,  $\,1\,\rangle_{\rm c}$  (7 of 19.6)

#### THE SCHLDULE-contd

1	2	3	4
1 ear	No.	Subject.	Short title
1855	УII	Fnabling Frecutors, Administrators or Representatives to sue and be sued for certain wrongs	The Legal Representatives' Suits Act, 1853
. }	SIII	Providing compensation to families for loss occassioned by the death of a person caused by actional lowering	The Indian Fatal Acci.
-	Mii	Amen line the Law relating to the administra- tion of the Fstates of deceased persons charged with money by way of Mortgage	The Mortgaged Fatate, Administration Act, 1855
-	1/11	Substituting penal servitule for the minish ment of transportation in respect of Furo pena and American Convicts.	The Penal Servitule Act, 1855
	72/111	Pepealing the Usury Laws	The Usury Laws Repeal Act, 1855
1656	14	Amend ng the law relating to Bills of Lading	The Indian Bills of La ling Act, 1850
. '	17	Providing for the better prevention of descriton by Puropean Soldiers from the Land Forces of Her Majesty in India	The European Desertors Act, 1856
	17	Pemovine all level of stacles to the macrings of Him lu Willows	The Hindu Widows' Re. marriage Act, 1856
1857	11	Providing for the catallishment and incor- poration of a University at Calcutta	The Calcutta University Act, 1857
14	•		
1857	X/II	Providing for the establishment and incorpor ation of a University at Bombay.	The Bombay University Act, 1857
24	} :	: : : :	: :
1858	ui	Amending the Law relating to the arrest and detention of State Prisoners	The State Prisoners Act 1859
"	:	1 : : : : 1	
1879	ıx	Providing for the adjudication of claims to property seized or forfelted	The Forfeiture Act, 1859.

<sup>1</sup> The entry relating to Act II of 1857 was repealed by the Special Laws Repeal Act, 1922 (4 of 1922)

<sup>\*</sup> The entry relating to Act 25 of 1857 was repealed by said

<sup>\*</sup> Il nentry relating to Act 27 of 18"7 was repealed by a 2 and Sch of Act 12 of 1927.

<sup>\*</sup>T) a entries relating to Acts 31, 35 and 36 of 1979 were repealed by stad

<sup>\*</sup>The entry relating to Act 1 of 1859 was repealed by the Indian Merchant Shipping Act, 1993 (21 of 1924)

## THE SCHEDULT-contd

1	2	3	4
Year	No.	Subject.	. Short title
2.0	•		
1860	1%	Making provision for the speedy determina- tion of certain disputes between workmen engaged in railway and other public works and their employers	The Employers and Work men (D sputes) Act 1960
	XXI	Providing for the Registration of Titerary, Scientific and Chantable Societies	The Sec et es Pepistration Act, 1800
"	XXXIV	Indemnifying Officers of Government and other porsons in respect of fines and contri- butions levied, and nots done, by them during the late d sturbances	The Cavernment Officers Indemn ty Act 1800
10	•		\ • • ·
1861	y	Providing for the Regulation of Police .	The Police Act, 1881
"	XVI	Providing for the licens ng and regulation of Stage Carriages.	The Stage Carriages Act,
1862	m	Amending the Law telating to the use of a Government Seal	The Covernment Seal Act
1813	xvi	Making special provision for the levy of the Excise-duty payable on Spirits used excluses vely in Arts and Manufactures or in Chemistry	The Press (Spints) Act 1863
"	xx	Enabling the Government to divest itself of the management of Religious Findowments	The Ref gions Findowments ' Act, 1873
"	xxın	Providing for the adjudication of claims to waste lands	The Waste Lands (Claims) Act 1803
	XXXI	Giving effect to the publication of certain orders and other matters in the Gazette of India.	The Offic al Cazettes Act 1863
1864	111	Giving the Government certain powers with respect to Foreigners	The Foreigners Act 1864
20		• • • •	
1864	₹7	Amending Act VIII of 1851 (for enabling Covernment to lery Tolls on public Pands and Bridges)	The Indian Tolls Act 1864
**	•		• •

<sup>\*</sup>The entry relating to Act 110 1850 was refeated by the Worlmen a Preach of Centract (Repeating) Act 1025 (3 of 102")

\*The entry relating to Act 47 of 1860 was repeated by a narrow relating to Act 50 1864 was repeated by and

\*The entry relating to Act 50 1864 was repeated by and

\*The entry relating to Act 11 of 1864 was revealed by the

## THE SCHIDULE -contd

1	:				4		
) est	10		Sul	leck.		Shor	t Title.
					•		
₩	•		•	•	•		•
1866	111	of In ha	of certain	recurities a	Government and moneys Undesture Pomlay	The Unclai Act, 1908	me l Deposits
15/~	177	Anthorizing Pointmen	the makin ts to certain	g of certain Lucial (	n actin# ap Offices	Ti e Acting	Judges Act,
	777	tion of co	d Newspay	hera for the	of Printing to preserva I in British I such hooks	The Press tion of Re	an l Peristra oks Act, 1907:
••			•	•	•		
1870	٠,	Fnabling th towns to certum m	e High Con deal with enevs trans	ensts of T	etitions for	The Unclai Act 1870	med Poposits
	7111	Provid ng fo Pemalo II	or the preve lants	ntion of th	e murder of		o Infanticide n Act, 1970
**	17	Correcting t	wo elerical i	errors in th	e Court fees	The Court for Amen Ime	res Act (1870) ent Act 1870
•	ZZVII	Amendingiti	ho Indian P	enal Co lo			Penal Code ent Act 1870
1872	m	** .		•		Ti o Special 1977	Marriano tot,
	717	Amending Indian Pe	the defin to enal[Code	on of '[Co	n "in tie		Penal Code nt Act 1872
4.	•	•		•	•		•
			•	•	•		• •
1875	IIIX	Amending t	the Law rel Administra	ating to P	robates and	*[The Court ment) Act	Fees (Amenda , 1875 ]

The entry relating to Act 1 of 1806 was repealed by a 2 and 8ch of Act 12 of 1807 The entry in thing to Act 5 of 1808 was repealed by the Transfer of Property Act, 900 (4 of 1909)

# THE SCHEDULF-contd

1	2		:	3		1	4
Year	No		Subje	et		Shor	t Title
1876	ZVI	Amending the	Stage Car	riages Aci		(1861) Au	Carriages Act
14					•	1876	
877	īv	Regulating the principle of the Principl	of the C	courts of	creasing the Magnetrates		lenev Magis ourt fees) let,
1379	XII	Amending tle Limitation		on let I	77, anl ti	T) e Registra mitation riet 1 fct	ahon and Is Ats Avend 1879
1882	VIII	Amending th	e Indian Pe	mal Cole			Penal Code nt Act, 1882
1883	11	Amen ling th	e Elephani	ts' Preser	ration Act,	The Elepha tion Act (1 ment Act,	nts' Preserva (579) Amends 1883
3#			*	•			•
1885	111	Amending th	o Transfer (	of Propert	y Act, 1982	The Transfe Act (1892 Act, 1985	r of Property ) Amendment
٠,	IX	Amending the Fxc.se Act 1878 ¶	r Txcree A 1878 and	let, 1991 the Sea C	the Bengal ustoms Act		an l Ses Cus Amendment
*			•	•	•	*	•
			•	•		•	•
1886	IĀ	Amending se Act, 1872	ction 265 n	f the Ind	an Contract		Contract Act endment Act
•	x	Amonding th	ie Code of certain othe		Procedure,	The Indian	Criminal Law at Act, 1996
			•	•	•		•
1887	n	Amending the Freise Act 1882	he Sea Cus , 1881, and	toms Act	, 1878 the Tariff Act,	The Sea C (1878) Am 1897	n∘ton∕ Act endment Act
,,	h.	Amending the	Iadian Fv	idence Act	1872	The Indian 1 (187") Ame 1887	Evidence Act Indicant Act,

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## THI SCHI DULL-contd

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3 c a 7	١٥.		Sulje	1		Short 1:tle
1.		•	•	•	•	
1.			•	•	٠	
			•	•	•	
1555	11	Pier ling for Petri leum	r the luve	el a Cust	oms duty on	The Letroleum (Customs duty) Act, 1888
	\m	1 emoving do	ul (5 a5 to t Folls	ho leg thty	of the levy	The Indian Folls Act, 1888,
	•	•	•	٠	•	· ·
1587	\1	Making an a Act 1885	d lition to	the India	n Feltoraph	The Indian Telegraph (Presidency towns) Act, 1888
,,	7/11	Amending the	e Indian M	arme Act,	1867	The Indian Marine Act (1887) Amondment Act, 1883
1683	/111	Amenting the the Indian	io See Cust	10123 Act,	1878, and	The Sca Customs Act (1878) Amendment Act, 1889
**			•	•		
••			•	•	•	
7.0			•	٠	*	
1530	x	Amendin, A	t VXX of	1867		The Tress and Legistra tion of Books Act (1867) Amendment Act, 1890
••				•	٠	
1830	λVI		io Births I on Act, 1886	Deaths and	l Marnages	The Buths, Deaths and Marriages Regustration Act (1886) Amendment Act, 1890

the Pepcaling and Amending Act,

s 2 and Sch of Act 12 of 1927 he Repealing and Amending Act,

<sup>: 2</sup> and Sch of Act 12 of 1327 r the Indian Merchant Shipping,

Act, 1933 (21 of 1923)

The cutry relating to Act 14 of 1890 was repealed by the Petroleum Act, 1633 (6 of 1633).

#### THE SCHEDULE-contd.

1	2		3			-	•	
\ ear.	No. ,		Subje	ct.			bhort '	Title.
}	•	•	•		•	1	•	•
**	•	•	•	•	•	Ì	•	•
1691	1	Amondang the meorporatu	Cittle tre	spass Ac	t, 1871, an III of 1883	ıd	The Cattle-to &(1871) Ame 1891.	respass Act indiment Act,
.	11	Amending the	Indian Ch	ristian 1	Iarriago Ac	i.	The Indian Ch risge Act (1 ment Act,	872) Amend
}	111	Amending the the Code of	Indi in Ev Criminal P	dence A rocedure	u, 1572, ac , 1552.	ıu	The Indian 13 (1872) Ame 1591.	vidence Act nument Act,
**	•	•	•	•	•		•	
	•	•	•	•		1	. •	•
1891	VII	Amending Ac	t Z of 1841	٠.		$\cdot$	The Indian of Ships Amendment	Itegistration Act (1811) Act, 1891.
٠.	12	Amenda is the 1683, and t	, Indian Me hu Soa Cust	rchandis oms Act	o Marka Ac , 1575	٤,	The Indian I Marks and S Acts Amenda 1591.	
,,	7	Amending the	ludian Poi L'Escodur	al Code : e, 1882.	and the Cou	ادا	The Indian Co Amendment	
	٠ ا	•	•	•	•	1	•	•
1602	11	Validating co Part VI of 1 1572.	rtam marrii iko Indian (	ges soler	umzed und Marriago A	or ct,	The Marnage Act, 1892	Validation
**		•	•	•	•		•	•

<sup>1</sup> The entry relating to Act 15 of 1500 was repealed by the Repealing and Amending Ac., 1914

<sup>&</sup>quot;The entry relating to Act 19 of 1890 was repealed by s. 2 and Soh, of Act 12 of 1927.

The cutnes relating to Acts 4 and 5 of 1801 were repealed by the Repealing and Amend\* ing Act, 1914 (10 of 1914).

<sup>\*</sup>The entry relating to Act to f 1891 was repeated by the Indian Merchant Shipping Act 1923 (21 of 1923).

<sup>\*</sup>The entry relating to Act 13 of 1801 was repeated by the Inland Steam-Vessels Act, 1917 (1 of 1917).

The entires relating to Acts to of 1892 and 5 of 1893 were repealed by the Repealing and Amending Act, 1914 (10 of 1914)

#### FH1 SCH1 DUIL -contd

1	2		3	4	1		
Year	\n		>u1 je	et		\hort	Fitle
1.				•	•	•	,
*1634	nı	Amendm⊾ the INS an Itl	Code of Findian I	t riminal enal Co le	Liocedure,	The Indian C	Ammul Law nt Act 1994
7.0					•		
- 14			•	•	•		
1805	ш	Amending the 1864, and t	e Indian I he Ind an	enal Code Post Office	, Act VI of e A t 1860	The Indian (	Criminal Law at Act, 1895
4.			•	•	•		
169a	ııı	Amending cer Pr sedure					Laws Act
	7111	Amending A gulation of	ct V of 180 Police)	il (a: 4c	t for the Re	The Police Amendme	Act (18:1) at Act, 1595
•		\ ·	•	•	•		•
**			•	٠	•		•
**			•	•	•	•	•
1896	11	Amending th	ie Indian I	enal Code		The Indian Amendme	Penal Code, nt Act, 1896

 $<sup>^{1}</sup>$  The entry relating to Act 2 of 1891 was repealed by the Pepealing and Amending Act, 1914 (10 of 1914)

<sup>2</sup> So far as this Act relates to the Griminal Procedure Code 1882 (Act 10 of 1882), it has been repealed by the Code of Griminal Procedure, 1898 (Act 5 of 1898)

<sup>\*</sup> The entry relating to Act 6 of 1894 was repealed by the Repealing and Amending Act, 1914 (10 of 1914)

<sup>\*</sup>The entry relating to Act 7 of 1894 was repealed by s 2 and Sch of Act 12 of 1927

<sup>\*</sup>The entry relating to Act 10 of 1894 was repealed by the Repealing and Amending Act, 1914 10 of 1914)

The entry relating to Act 4 of 1895 was repealed by ibid

<sup>7</sup> The entries relating to Acts 13 of 1895 and 1 of 1896 were repealed by the Repealing an., Amending Act, 1914 (10 of 1914)

The entry relating to Act 3 of 1896 was repealed by a 2 and Sch of Act 12 of 1927

<sup>\*</sup>The entires relating to Acts 4 and 5 of 1896 were repeated by the Repeating an 1 Amending Act, 1914 (10 of 1914)

## THE SCHEDULE-concld

ı	2		3				
Year	No		Subj	Short	tıtl-		
1.0					•		
1896	IX	Amending the	Indian B	lailways Ac	et, 1890	The Indian I (1890) Ame 1896	Railways Act ndment Act,
,,	XI	Amending the	Legal Pr	etitioners.	Act, 1879 .	The Legal Act, 1896	Practitioners
2#		*		•	•		•
٠.		*		•	•		•
**	*	•	*	•	•		•
1897	1	Amending Act Inquiries i Servants)	XXXVII	of 1850 (fo behaviour	r regulating of Public	The Public S quiries) A Amendmen	Act (1850)
5*	•			•			•

The entry relating to Act 7 of 1896 was repealed by s 2 and Sch of Act 12 of 1927
The entry relating to Act 13 of 1896 was repealed by the Repealing and Amending Act, 1914

<sup>(10</sup> of 1914)
The entry relating to Act 15 of 1896 was repealed by the Glanders and Farcy Act 1899

<sup>(13</sup> of 1899)
The entry relating to Act 16 of 1896 was repealed by the Indian Post Office Act, 1898

<sup>(6</sup> of 1898).
The entry relating to Act 13 of 1897 was repealed by the Repealing and Amending Act 1914
(10 of 1914)

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